1	**** BILL NO. ****
2	INTRODUCED BY ****
3	BY REQUEST OF THE ****
4	
5	A BILL FOR AN ACT ENTITLED: "AN ACT GENERALLY REVISING SCHOOL FUNDING LAWS; ENHANCING
6	SCHOOL FUNDING EQUALIZATION BY REPLACING THE GUARANTEED-TAX-BASE-AID-SUPPORTED
7	SCHOOL DISTRICT BASE LEVY WITH A GUARANTEED-TAX-BASE-AID-SUPPORTED COUNTYWIDE
8	LEVY TO SUPPORT THE BASE BUDGETS OF SCHOOL DISTRICTS; REVISING TUITION LAWS TO
9	REFLECT THE COUNTYWIDE LEVY; REVISING THE USE OF VARIOUS FORMS OF NONLEVY REVENUE
10	IN RELATION TO SCHOOL DISTRICT GENERAL FUND BUDGETS; REPLACING DISTRICT GUARANTEED
11	TAX BASE AID WITH COUNTY GUARANTEED TAX BASE AID IN SUPPORT OF THE NEW COUNTYWIDE
12	LEVY; REVISING GUARANTEED TAX BASE AID LAWS; REVISING THE DUTIES OF TRUSTEES, DISTRICT
13	CLERKS, COUNTY SUPERINTENDENTS, AND COUNTY TREASURERS AS RELATED TO THE NEW
14	COUNTYWIDE LEVY; AMENDING SECTIONS 7-15-4291, 20-3-209, 20-3-324, 20-5-323, 20-5-324, 20-6-702,
15	20-9-101, 20-9-104, 20-9-131, 20-9-141, 20-9-212, 20-9-235, 20-9-306, 20-9-308, 20-9-310, 20-9-336, 20-9-
16	366, 20-9-367, 20-9-368, 20-9-369, AND 20-9-515, MCA; PROVIDING AN EFFECTIVE DATE; PROVIDING
17	AN APPLICABILITY DATE."
18	
19	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
20	
21	Section 1. Section 7-15-4291, MCA, is amended to read:
22	"7-15-4291. Voluntary agreement to remit unused portion of urban renewal district tax
23	increments. (1) Subject to subsections (2) through (5), a local government with an urban renewal district
24	containing a tax increment provision may enter into an agreement to remit any portion of the annual tax
25	increment not currently required for the payment of the costs listed in 7-15-4288 or pledged to the payment of
26	the principal of premiums, if any, and interest on the bonds referred to in 7-15-4289. The remittance agreement
27	must:
28	(a) provide for remittance to each taxing jurisdiction for which the mill rates are included in the

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1	calculation of the tax increment as provided in 7-15-4286(1) and (2); and	
2	(b)	require that the remittance be proportional to the taxing jurisdiction's share of the total mills
3	levied.	
4	(2)	Any portion of the increment remitted to a school district pursuant to 7-15-4286(3) or this
5	section:	
6	(a)	must be used to reduce property taxes or designated as operating reserve pursuant to 20-9-
7	104 for the fise	cal year following the fiscal year in which the remittance was received;
8	(b)	must be deposited in one or more of the following funds that has a mill levy for the current
9	school year, s	ubject to the provisions of Title 20 and this section:
10	(i)	general fund;
11	(ii)	bus depreciation reserve fund;
12	(iii)	debt service fund;
13	(iv)	building reserve fund;
14	(v)	technology acquisition and depreciation fund; and
15	(c)	may not be transferred to any fund.
16	(3)	The remittance will not reduce the levy authority of the school district receiving the remittance
17	in years subse	equent to the time period established by subsection (2)(a).
18	(4)	Any portion of the increment remitted to a school district and deposited into the general fund
19	must be desig	nated as operating reserve pursuant to 20-9-104 or used to reduce the BASE budget levy or the
20	over-BASE bu	dget levy in the following fiscal year.
21	(5)	If a school district does not utilize the remitted portion to reduce property taxes or designate the
22	remittance as	operating reserve within the time period established by subsection (2)(a), the unused portion
23	must be remitt	red as follows:
24	(a)	if the area or district is in existence at the time of the remittance, the portion is distributed to the
25	special fund in	7-15-4286(2)(a) and used as provided in 7-15-4282 through 7-15-4294; or
26	(b)	if the area or district is not in existence at the time of the remittance, the portion is distributed
27	pursuant to 7-	15-4292(2)(a)."
28		

1	Section 2. Section 20-3-209, MCA, is amended to read:
2	"20-3-209. Annual report. The county superintendent of each county shall submit an annual report to
3	the superintendent of public instruction on or before September 15. The report must be completed on the forms
4	supplied by the superintendent of public instruction and must include:
5	(1) the final budget information for each district of the county, as prescribed by 20-9-134(1);
6	(2) the revenue amounts used to establish the levy requirements for:
7	(a) the county school fund for supporting school district BASE budgets, as prescribed by [section
8	<u>22];</u>
9	(b) the county school fund supporting school district transportation schedules, as prescribed by 20-
10	10-146 <del>,</del> and
11	(c) for the county school funds supporting elementary and high school district retirement
12	obligations, as prescribed by 20-9-501;
13	(3) the financial activities of each district of the county for the immediately preceding school fiscal
14	year as provided by the trustees' annual report to the county superintendent under the provisions of 20-9-
15	213(6); and
16	(4) any other information that may be requested by the superintendent of public instruction that is
17	within the superintendent's authority prescribed by this title."
18	
19	Section 3. Section 20-3-324, MCA, is amended to read:
20	"20-3-324. Powers and duties. As prescribed elsewhere in this title, the trustees of a district shall
21	exercise supervision and control of the schools of the district in providing its educational program pursuant to
22	Article X, section 8, of the Montana constitution, and shall:
23	(1) employ or dismiss a teacher, principal, or other assistant upon the recommendation of the district
24	superintendent, the county high school principal, or other principal as the board considers necessary, accepting
25	or rejecting any recommendation as the trustees in their sole discretion determine, in accordance with the
26	provisions of Title 20, chapter 4;
27	(2) employ and dismiss administrative personnel, clerks, secretaries, teacher's aides, custodians,
28	maintenance personnel, school bus drivers, food service personnel, nurses, and any other personnel

1	considered necessary to carry out the various services of the district;
2	(3) administer the attendance and tuition provisions and govern the pupils of the district in
3	accordance with the provisions of the pupils chapter of this title;
4	(4) call, conduct, and certify the elections of the district in accordance with the provisions of the
5	school elections chapter of this title;
6	(5) participate in the teachers' retirement system of the state of Montana in accordance with the
7	provisions of the teachers' retirement system chapter of Title 19;
8	(6) participate in district boundary change actions in accordance with the provisions of the school
9	districts chapter of this title;
10	(7) organize, open, close, or acquire isolation status for the schools of the district in accordance with
11	the provisions of the school organization part of this title;
12	(8) adopt and administer the annual budget or a budget amendment of the district in accordance with
13	the provisions of the school budget system part of this title;
14	(9) conduct the fiscal business of the district in accordance with the provisions of the school financial
15	administration part of this title;
16	(10) establish the ANB, BASE budget levy funding levy requirement, over-BASE budget levy, and
17	operating reserve amounts for the general fund of the district in accordance with the provisions of the general
18	fund part of this title;
19	(11) establish, maintain, budget, and finance the transportation program of the district in accordance
20	with the provisions of the transportation parts of this title;
21	(12) issue, refund, sell, budget, and redeem the bonds of the district in accordance with the
22	provisions of the bonds parts of this title;
23	(13) when applicable, establish, financially administer, and budget for the tuition fund, retirement
24	fund, building reserve fund, adult education fund, nonoperating fund, school food services fund, miscellaneous
25	programs fund, building fund, lease or rental agreement fund, traffic education fund, impact aid fund, interlocal
26	cooperative fund, and other funds as authorized by the state superintendent of public instruction in accordance
27	with the provisions of the other school funds parts of this title;
28	(14) when applicable, administer any interlocal cooperative agreement, gifts, legacies, or devises in

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1	accordance wi	ith the provisions of the miscellaneous financial parts of this title;	
2	(15)	hold in trust, acquire, and dispose of the real and personal property of the district in accord	Jance
3	with the provis	sions of the school sites and facilities part of this title;	
4	(16)	operate the schools of the district in accordance with the provisions of the school calendar	part of
5	this title;		
6	(17)	set the length of the school term, school day, and school week in accordance with 20-1-30	)2;
7	(18)	establish and maintain the educational program of the schools of the district in accordance	• with
8	the provisions	of the instructional services, textbooks, K-12 career and vocational/technical education, an	ıd
9	special educat	tion parts of this title. In undertaking its duties related to the district's educational program, t	the
10	board of truste	ees may:	
11	(a) v	waive any specific course requirement otherwise required for graduation based on individua	al
12	student needs	and performance levels, age, maturity, interest, and aspirations of the pupil, in consultation	n with
13	the pupil's pare	ents or guardians; and	
14	(b) p	provide credit for a course satisfactorily completed in a period of time shorter or longer than	I
15	normally requi	ired as set forth in 20-9-311(4)(d) or through content proficiency gained through alternative	
16	means. Examp	ples of alternative means by which content proficiency may be achieved include but are not	t
17	limited to corre	espondence, extension, and distance learning courses, adult education, summer school, we	ork
18	study, work-ba	ased learning partnerships, and other experiential learning opportunities, custom-designed	
19	courses, and c	challenges to current courses. Montana schools shall accept units of credit taken with the	
20	approval of the	e accredited Montana school in which the student was then enrolled and which appear on t	he
21	student's offici	ial school transcript.	
22	(19)	establish and maintain the school food services of the district in accordance with the provis	sions
23	of the school f	ood services parts of this title;	
24	(20)	make reports from time to time as the county superintendent, superintendent of public	
25	instruction, and	d board of public education may require;	
26	(21)	retain, when considered advisable, a physician or registered nurse to inspect the sanitary	
27	conditions of th	he school or the general health conditions of each pupil and, upon request, make available	to any
28	parent or guar	dian any medical reports or health records maintained by the district pertaining to the child	;

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1	(22)	for each member of the trustees, visit each school of the district not less than once each school
2	fiscal year to e	examine its management, conditions, and needs, except that trustees from a first-class school
3	district may sł	nare the responsibility for visiting each school in the district;
4	(23)	procure and display outside daily in suitable weather on school days at each school of the district
5	an American f	flag representing the United States and manufactured in the United States that measures not less
6	than 3 feet by	5 feet;
7	(24)	provide that an American flag representing the United States and manufactured in the United
8	States that me	easures at least 16 inches by 24 inches be prominently displayed in each classroom in each
9	school of the	district no later than the beginning of the school year, except in a classroom in which the flag may
10	get soiled. Dis	stricts are encouraged to work with military organizations and civic groups to acquire flags through
11	donation, and	this requirement is waived if the flags are not provided by a military organization or civic group.
12	(25)	for grades 7 through 12, provide that legible copies of the United States constitution, the United
13	States bill of r	ights, and the Montana constitution printed in the United States or in electronic form are readily
14	available in ev	very classroom no later than the beginning of the school year. Districts are encouraged to work
15	with civic grou	ups to acquire the documents through donation, and this requirement is waived if the documents
16	are not provid	led by a civic group.
17	(26)	adopt and administer a district policy on assessment for placement of any child who enrolls in a
18	school of the	district from a nonpublic school that is not accredited, as required in 20-5-110;
19	(27)	upon request and in compliance with confidentiality requirements of state and federal law,
20	disclose to int	erested parties school district student assessment data for any test required by the board of
21	public educati	ion;
22	(28)	consider and may enter into an interlocal agreement with a postsecondary institution, as defined
23	in 20-9-706, tł	hat authorizes 11th and 12th grade students to obtain credits through classes available only at a
24	postsecondar	y institution;
25	(29)	approve or disapprove the conduct of school on a Saturday in accordance with the provisions of
26	20-1-303; and	ł
27	(30)	perform any other duty and enforce any other requirements for the governance of the schools
28	pursuant to th	e constitutional power of supervision and control of schools vested in elected school boards

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1	pursuant to Article X, section 8, of the Montana constitution as prescribed by this title, the policies of the board
2	of public education, or the rules of the superintendent of public instruction."
3	
4	Section 4. Section 20-5-323, MCA, is amended to read:
5	"20-5-323. Tuition and transportation rates. (1) Except as provided in subsections (2) through
6	(5), whenever a child enrolls in and attends a school outside of the child's district of residence under the
7	provisions of 20-5-320 or 20-5-321, the district of residence shall pay the district of attendance a percentage
8	equal to the lesser of the percentage of either school district's adopted general fund budget funded by BASE
9	and over-BASE property tax levies in the year of attendance not to exceed 35.3% 20% of the tuition per-ANB
10	amount for the year of attendance as described in 20-5-324.
11	(2) Except for the tuition paid by the district of residence under 20-5-324(2)(b), the tuition for a child
12	with a disability must be determined under rules adopted by the superintendent of public instruction for the
13	calculation of tuition for special education pupils. The rules must provide:
14	(a) that tuition amounts must be reduced by the funding generated by the district of attendance due to
15	the child's attendance; and
16	(b) an option for tuition set at the actual unique costs of providing a free appropriate public education.
17	(3) The state-paid tuition rate for out-of-district placement pursuant to 20-5-321(1)(d) and (1)(e) in
18	addition to the tuition paid by the district of residence under 20-5-324(2)(b) for a student without disabilities who
19	requires a program with costs that exceed the average district costs must be determined as the actual
20	individual costs of providing that program according to the following:
21	(a) the district of attendance and the district or entity responsible for the tuition payments shall approve
22	an agreement for the tuition cost;
23	(b) for a Montana resident student, 120% of the tuition per-ANB amount, received in the year for which
24	the tuition charges are calculated, must be subtracted from the per-student program costs for a Montana
25	resident student; and
26	(c) the maximum tuition rate paid to a district under this subsection (3) may not exceed \$2,500 per
27	student.
28	(4) When a child attends a public school of another state or province, the amount of daily tuition may

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1	not be greater than the average annual cost for each student in the child's district of residence. This calculation
2	for tuition purposes is determined by totaling all of the expenditures for all of the district budgeted funds for the
3	preceding school fiscal year and dividing that amount by the October 1 enrollment in the preceding school fiscal
4	year. For the purposes of this subsection, the following do not apply:
5	(a) placement of a child with a disability pursuant to Title 20, chapter 7, part 4;
6	(b) placement made in a state or province with a reciprocal tuition agreement pursuant to 20-5-314;
7	(c) an order issued under Title 40, chapter 4, part 2; or
8	(d) out-of-state placement by a state agency.
9	(5) When a child is placed by a state agency in an out-of-state residential facility, the state agency
10	making the placement is responsible for the education costs resulting from the placement.
11	(6) The amount, if any, charged for transportation may not exceed the lesser of the average
12	transportation cost for each student in the child's district of residence or 35 cents a mile. The average
13	expenditures for the district transportation fund for the preceding school fiscal year must be calculated by
14	dividing the transportation fund expenditures by the October 1 enrollment for the preceding fiscal year.
15	(7) As used in this section, "tuition per-ANB amount" means the applicable per-ANB maximum rate
16	established in 20-9-306, plus the per-ANB amounts of the instructional block grant and related services block
17	grant under 20-9-321."
18	
19	Section 5. Section 20-5-324, MCA, is amended to read:
20	"20-5-324. Tuition payment provisions state obligations district obligations financing
21	reporting. (1) In order to be eligible to receive state reimbursement or payment under subsection (2)(a), the
22	trustees of a district shall report to the superintendent of public instruction by June 30 the following information
23	for the concluding school fiscal year:
24	(a) the name and district of residence of each child who attended a school of the district under a
25	mandatory out-of-district attendance agreement approved under the provisions of 20-5-321(1)(d) or (1)(e);
26	(b) the number of days of enrollment for each child reported under the provisions of subsection
27	(1)(a);
28	(c) the annual tuition rate for each child's tuition payment, as determined under the provisions of

Unofficial Draft Copy \*\*\*\* As of: 2024/09/10 12:24:11 68th Legislature 2023 Drafter: Pad McCracken, 406-444-3595 PD 0054 1 20-5-323, and the tuition cost for each child reported under the provisions of subsection (1)(a); 2 the names, districts of attendance, and amount of tuition paid by the district for resident (d) 3 students attending public schools out of state; and 4 (e) the names, schools of attendance, and amount of tuition to be paid by the district for resident 5 students attending day-treatment programs under approved individualized education programs at private, 6 nonsectarian schools. 7 (2) (a) Subject to the limitations of 20-5-323, the superintendent of public instruction shall: 8 (i) except as provided in subsection (2)(b) of this section, pay the district of attendance the 9 amount of the tuition obligation reported under subsection (1)(c) of this section, prorated for the actual days of 10 enrollment; 11 (ii) determine the total per-ANB entitlement for which the district of residence would have been eligible if the students reported in subsections (1)(d) and (1)(e) of this section had been enrolled in the resident 12 13 district in the prior year; and 14 reimburse the district of residence for the state portion of the per-ANB entitlement for each (iii) 15 student reported in subsections (1)(d) and (1)(e) of this section, not to exceed the district's actual payment of 16 tuition or fees for service for the student in the previous year. 17 (b) The district of residence for each child reported under the provisions of subsection (1)(a) of this 18 section shall pay the district of attendance the tuition rate under 20-5-323(1) prorated for the actual days of 19 enrollment. The superintendent of public instruction is only responsible for any additional tuition amount 20 pursuant to 20-5-323(2) and (3). 21 (3) Whenever a child enrolls in and attends a school outside of the child's district of residence 22 under the provisions of 20-5-320 or 20-5-321, by July 15 following the year of attendance, the district of 23 attendance shall notify the district of residence of an obligation under 20-5-323. 24 (4) (a) (i) When a child attends a school outside the child's district of residence at the resident 25 district's expense under the provisions of 20-5-320 or 20-5-321 or when a child has approval to attend a day-26 treatment program under an approved individualized education program at a private, nonsectarian school 27 located in or outside of the child's district of residence, the district of residence shall finance any tuition amount 28 required under 20-5-323 from the levy authorized to support the district tuition fund or from the district's general

1	fund or any oth	er legally available fund in the discretion of the trustees and any transportation amount from the
2	levy authorized	to support the transportation fund or from the district's general fund or any other legally
3	available fund i	n the discretion of the trustees.
4	(ii)	By December 31 of the school fiscal year following the year of attendance, the district of
5	residence shall	pay at least one-half of any tuition and transportation obligation established under subsection
6	(4)(a)(i). The re	maining tuition and transportation obligation must be paid by June 15 of the school fiscal year
7	following the ye	ear of attendance.
8	(iii)	In addition to use of a tuition levy to pay tuition for out-of-district attendance of a resident pupil,
9	a school distric	t may also include in its tuition levy an amount necessary to pay for the full costs of providing a
10	free appropriate	e public education, as defined in 20-7-401, in the district to any child with a disability who lives in
11	the district. The	amount of the levy imposed for the costs associated with educating each child with a disability
12	under this subs	ection (4)(a)(iii) is limited to the actual cost of service under the child's individualized education
13	program minus	<u>.</u>
14	(A)	the student's state special education payment;
15	(B)	the student's federal special education payment;
16	(C)	the student's per-ANB amount;
17	(D)	the prorated portion of the district's basic entitlement for each qualifying student; and
18	(E)	the prorated portion of the district's general fund payments in 20-9-327 through 20-9-330 for
19	each qualifying	student.
20	(b)	When a child has approval to attend a school outside the child's district of residence because
21	of a parent's or	guardian's request under the provisions of 20-5-320 or 20-5-321(1)(c), the parent or guardian of
22	the child is resp	ponsible for transportation unless otherwise agreed to in the out-of-district attendance
23	agreement.	
24	(5)	(a) Except as provided in subsection (5)(b), the district of attendance shall anticipate and credit
25	tuition receipts	to the district general fund <del>, to reduce the general fund net levy requirement first to the BASE</del>
26	budget and any	remaining to the over-BASE budget pursuant to 20-9-141, and transportation receipts to the
27	transportation f	und. In order to provide local property tax reduction for the tuition amount received under 20-5-
28	<del>323(1), the amo</del>	ount of the reduction in the BASE budget mills levied as a result of anticipated tuition payments

1	must be calculated as a final step in computing the district's general fund net BASE levy requirement pursuant		
2	to the procedure	e set forth in 20-9-141(2) and the district's guaranteed tax base aid must be calculated prior to	
3	the reduction in	BASE mills.	
4	(b)	Any tuition receipts received for a pupil who is a child with a disability under 20-5-323(2) or for	
5	a student without	ut disabilities who requires a program with costs that exceed the average district costs under 20-	
6	5-323(3) that exceed the tuition amount received for a pupil without disabilities must be deposited in the district		
7	miscellaneous p	programs fund and must be used in the manner provided for in 20-9-507 to support the costs of	
8	the program for	which the tuition was received.	
9	(6)	The reimbursements paid under subsection (2)(a)(iii) must be deposited into the district tuition	
10	fund and must b	be used by the district to pay obligations for resident students attending public schools out of	
11	state or for resid	dent students attending day-treatment programs under approved individualized education	
12	programs at priv	vate, nonsectarian schools at district expense.	
13	(7)	The provisions of this section do not apply to out-of-state placements made by a state agency	
14	pursuant to 20-	7-422.	
15	(8)	In accordance with 5-11-210, the superintendent of public instruction shall report annually to	
16	the education in	nterim committee on out-of-district attendance under 20-5-320 through 20-5-324 in the prior	
17	school fiscal yea	ar. The report must include the following for each school district:	
18	(a)	the total enrollment of the district;	
19	(b)	the number of nonresident students served by the district under out-of-district attendance	
20	agreements; an	ıd	
21	(c)	the number of resident students served by other school districts under out-of-district attendance	
22	agreements."		
23			
24	Sectior	<b>n 6.</b> Section 20-6-702, MCA, is amended to read:	
25	"20-6-7	<b>02.</b> Funding for K-12 school districts. (1) Notwithstanding the provisions of subsections (2)	
26	through (6), a K	2-12 school district formed under the provisions of 20-6-701 is subject to the provisions of law for	
27	high school dist	ricts.	
28	(2) Th	ne number of elected trustees of the K-12 school district must be based on the classification of	

1	the attached elementary district under the provisions of 20-3-341 and 20-3-351.
2	(3) Calculations for the following must be made separately for the elementary school program and the
3	high school program of a K-12 school district:
4	(a) the calculation of ANB for purposes of determining the total per-ANB entitlements must be in
5	accordance with the provisions of 20-9-311;
6	(b) the basic county tax for elementary equalization and revenue for the elementary BASE funding
7	program for the district must be determined in accordance with the provisions of 20-9-331, and the basic county
8	tax for high school equalization and revenue for the high school BASE funding program for the district must be
9	determined in accordance with 20-9-333; and
10	(c) the guaranteed tax base aid for BASE funding program purposes for a K-12 school district must
11	be calculated separately, using each district's guaranteed tax base ratio, as defined in 20-9-366. The BASE
12	budget levy to be levied for the K-12 school district must be prorated based on the ratio of the BASE funding
13	program amounts for elementary school programs to the BASE funding program amounts for high school
14	programs.
15	(d)(c) the levy authority limits under 20-9-502(3) and the corresponding state school major
16	maintenance aid under 20-9-525(3) for a K-12 school district must be calculated separately for the K-12 school
17	district's elementary and high school programs in the same manner as those limits and aid would be calculated
18	if the K-12 school district consisted of a separate elementary and high school district.
19	(4) The retirement obligation and eligibility for retirement guaranteed tax base aid for a K-12 school
20	district must be calculated and funded as a high school district retirement obligation under the provisions of 20-
21	9-501.
22	(5) For the purposes of budgeting for a K-12 school district, the trustees shall adopt a single fund for
23	any of the budgeted or nonbudgeted funds described in 20-9-201 for the costs of operating all grades and
24	programs of the district.
25	(6) Tuition for attendance in the K-12 school district must be determined separately for high school
26	pupils and for elementary pupils under the provisions of 20-5-320 through 20-5-324, except that the actual
27	expenditures used for calculations in 20-5-323 must be based on an amount prorated between the elementary
28	and high school programs in the appropriate funds of each district in the year prior to the attachment of the

1	districts."
2	
3	Section 7. Section 20-9-101, MCA, is amended to read:
4	"20-9-101. Application of budget system for districts and counties. The school budgeting
5	procedure and provisions of this title apply to elementary and high school districts, to county funds supporting
6	school district BASE budgets, transportation, and retirement obligations, and, whenever specified, to
7	community college districts and to all funds requiring the adoption of a budget. Each district shall separately
8	propose and adopt a budget in accordance with the requirements of this title."
9	
10	Section 8. Section 20-9-104, MCA, is amended to read:
11	"20-9-104. General fund operating reserve. (1) At the end of each school fiscal year, the trustees of
12	each district shall designate the portion of the general fund end-of-the-year fund balance that is to be
13	earmarked as operating reserve for the purpose of paying general fund warrants issued by the district from July
14	1 to November 30 of the ensuing school fiscal year. Except as provided in subsections (6) and (7), the amount
15	of the general fund balance that is earmarked as operating reserve may not exceed 10% of the final general
16	fund budget for the ensuing school fiscal year.
17	(2) The amount held as operating reserve may not be used for property tax reduction in the
18	manner permitted by 20-9-141(1)(b) for other receipts.
19	(3) Excess reserves as provided in subsection (6) may be appropriated to reduce the BASE
20	<del>budget levy or</del> the over-BASE budget levy.
21	(4) Except as provided in subsection (9), any portion of the general fund end-of-the-year fund
22	balance, including any portion attributable to a tax increment remitted under 7-15-4286(3) or 7-15-4291, that is
23	not reserved under subsection (2) or reappropriated under subsection (3) is fund balance reappropriated and
24	must be used for property tax reduction as provided in 20-9-141(1)(b) up to an amount not exceeding 15% of a
25	school district's maximum general fund budget.
26	(5) Except as provided in subsection (9), any unreserved fund balance in excess of 15% of a
27	school district's maximum general fund budget must be remitted to the state and allocated as follows:
28	(a) 70% of the excess amount must be remitted to the state to be deposited in the guarantee

1	account provid	led for in 20-9-622; and
2	(b)	30% of the excess amount must be remitted to the school facility and technology account.
3	(6)	The limitation of subsection (1) does not apply when the amount in excess of the limitation is
4	equal to or les	s than the unused balance of any amount:
5	(a)	received in settlement of tax payments protested in a prior school fiscal year;
6	(b)	received in taxes from a prior school fiscal year as a result of a tax audit by the department of
7	revenue or its	agents; or
8	(c)	received in delinquent taxes from a prior school fiscal year.
9	(7)	The limitation of subsection (1) does not apply when the amount earmarked as operating
10	reserve is \$10	,000 or less.
11	(8)	Any amounts remitted to the state under subsection (5) are not considered expenditures to be
12	applied agains	st budget authority.
13	(9)	Any portion of a tax increment remitted under 7-15-4286(3) or 7-15-4291 and deposited in the
14	district's gener	al fund is not subject to the:
15	(a)	15% fund balance limit provided for in subsection (4); or
16	(b)	provisions of subsection (5)."
17		
18	Sectio	on 9. Section 20-9-131, MCA, is amended to read:
19	"20-9-	<b>131.</b> Final budget meeting. (1) On or before August 20, on the date and at the time and place
20	stated in the n	otice published pursuant to 20-9-115, the trustees of each district shall meet to consider all
21	budget informa	ation and any attachments required by law.
22	(2)	The trustees may continue the meeting from day to day but shall adopt the final budget for the
23	district and de	termine the amounts to be raised by tax levies for the district not later than August 25 and before
24	the computation	on of the <del>general fund net levy requirement <u>levy requirements</u> by the county superintendent and</del>
25	the fixing of th	e tax levies for each district and the county. Any taxpayer in the district may attend any portion of
26	the trustees' m	neeting and be heard on the budget of the district or on any item or amount contained in the
27	budget.	
28	(3)	Upon final approval, the trustees shall deliver the adopted budget, including the amounts to be

1	raised by tax levies, to the county superintendent of schools within 3 days."
2	
3	Section 10. Section 20-9-141, MCA, is amended to read:
4	"20-9-141. Computation of general fund net levy requirement levy requirements by county
5	superintendent BASE funding levy requirement overBASE levy requirement. (1) The county
6	superintendent shall compute the levy requirement-requirements for each district's general fund-on the basis of
7	the following procedure: as described in this section.
8	(2) For a district's BASE funding levy requirement:
9	(a) Determine the funding required for the <u>BASE area of the</u> district's final general fund budget less
10	the sum of direct state aid and the special education allowable cost payment for the district by totaling:
11	(i) <u>the district's BASE aid; and</u>
12	(ii) if applicable, the district's nonisolated school BASE budget requirement to be met by a district
13	levy as provided in 20-9-303 <del>; and</del>
14	(ii) any general fund budget amount adopted by the trustees of the district under the provisions of
15	<del>20-9-308 and 20-9-353</del> .
16	(b) Determine the money available for the reduction of the property tax on the district for the
17	general fund-BASE funding levy requirement by totaling:
18	(i) the general fund balance reappropriated, as established under the provisions of 20-9-104;
19	(ii) amounts received in the last fiscal year for which revenue reporting was required for each of
20	the following:
21	(A) interest earned by the investment of general fund cash in accordance with the provisions of 20-
22	9-213(4); and
23	(B) any other revenue received during the school fiscal year that may be used to finance the
24	general fund <del>, excluding any guaranteed tax base aid</del> ;
25	(iii) anticipated oil and natural gas production taxes <u>allocated to the BASE portion of the general</u>
26	fund budget at the discretion of school district trustees pursuant to 20-9-310;
27	(iv) pursuant to subsection (4) (5), anticipated revenue from coal gross proceeds under 15-23-703;
28	and

1	(v)	if applicable, a coal-fired generating unit closure mitigation block grant as provided in 20-9-638;
2	and	
3	<del>(vi)</del>	any portion of the increment remitted to a school district under 7-15-4286(3) or 7-15-4291 used
4	to reduce the E	BASE levy budget.
5	(c)	Notwithstanding the provisions of subsection (2), subtract Subtract the money available to
6	reduce the <del>pro</del>	perty tax required to finance the general fund BASE funding levy requirement that has been
7	determined in	subsection <del>(1)(b) <u>(2)(b)</u> from any general fund budget amount adopted by the trustees of the</del>
8	district, up to th	ne BASE budget amount, to determine the general fund BASE budget levy requirement the
9	amount determ	nined in subsection (2)(a). This is the district's BASE funding levy requirement. If the amount
10	determined in	subsection (2)(b) exceeds the amount determined in subsection (2)(a), the district's BASE
11	funding levy re	equirement is \$0 and the excess amount from subsection (2)(b) must be applied to reducing the
12	overBASE levy	<u>y under subsection (3)</u> .
13	<u>(3)</u>	For the district's overBASE budget levy:
14	<del>(d)<u>(a)</u></del>	Determine the sum of:
15	(i)	any <u>excess</u> amount remaining after the determination in subsection (1)(c)(2)(c);
16	(ii)	any portion of the increment remitted to a school district under 7-15-4286(3) or 7-15-4291 used
17	to reduce the c	over-BASE budget levy;
18	<u>(iii)</u>	anticipated oil and natural gas production taxes allocated to the overBASE portion of the
19	general fund b	udget at the discretion of school district trustees pursuant to 20-9-310; and
20	<u>(iii)(i∨)</u>	after first applying anticipated tuition revenue to the BASE budget under subsection (2)(b), any
21	remaining tuitio	on payments for out-of-district pupils to be received under the provisions of 20-5-320 through 20-
22	5-324, except	the amount of tuition received for a pupil who is a child with a disability in excess of the amount
23	received for a	pupil without disabilities, as calculated under 20-5-323(2).
24	<del>(e)<u>(</u>b)</del>	Subtract the amount determined in subsection (1)(d) (3)(a) from any additional funding
25	requirement to	be met by an the district's over-BASE budget amount and a district levy as provided in 20-9-303
26	<del>to determine a</del>	ny additional general fund levy requirements. This is this the district's overBASE budget levy.
27	<del>(2)</del>	The county superintendent shall calculate the number of mills to be levied on the taxable
28	property in the	district to finance the general fund levy requirement for any amount that does not exceed the

1	BASE budget amount for the district by:
2	(a) dividing the amount determined in subsection (1)(c) by the sum of:
3	(i) the amount of guaranteed tax base aid that the district will receive for each mill levied, as
4	certified by the superintendent of public instruction; and
5	(ii) the current total taxable valuation of the district, as certified by the department of revenue
6	under 15-10-202, divided by 1,000; and
7	(b) if applicable, subtracting the result of dividing any tuition payments for out-of-district pupils to
8	be received under the provisions of 20-5-320 through 20-5-324, except the amount of tuition received for a pupil
9	who is a child with a disability in excess of the amount received for a pupil without disabilities, as calculated
10	under 20-5-323(2), that are available for reduction of the district's BASE budget levy by the current total taxable
11	valuation of the district, as certified by the department of revenue under 15-10-202 divided by 1,000.
12	(3)(4) The county superintendent shall:
13	(a) utilize a district's BASE funding levy requirement calculated under subsection (2) to determine
14	the countywide levy for BASE funding support as described in [section 22]; and
15	(b) The net general fund levy requirement determined in subsections (1)(c) and (1)(d) must be
16	reported-report a district's overBASE budget levy amount to the county commissioners by the later of the first
17	Tuesday in September or within 30 calendar days after receiving certified taxable values by the county
18	superintendent as the general fund net levy requirement for the district, and a levy must be set by the county
19	commissioners in accordance with 20-9-142.
20	(4)(5) For each school district, the department of revenue shall calculate and report to the county
21	superintendent the amount of revenue anticipated for the ensuing fiscal year from revenue from coal gross
22	proceeds under 15-23-703."
23	
24	Section 11. Section 20-9-212, MCA, is amended to read:
25	"20-9-212. Duties of county treasurer. The county treasurer of each county:
26	(1) must receive and shall hold all school money subject to apportionment and keep a separate
27	accounting of its apportionment to the several districts that are entitled to a portion of the money according to
28	the apportionments ordered by the county superintendent or by the superintendent of public instruction. A

separate accounting must be maintained for each county fund supported by a countywide levy for a specific,
 authorized purpose, including:
 (a) the basic county tax for elementary equalization;
 (b) the basic county tax for high school equalization;

- 5 (c) the county tax in support of the transportation schedules;
- 6 (d) the county tax in support of the elementary and high school district retirement obligations;
- 7 (e) the countywide levy for BASE funding support; and

8 (e)(f) any other county tax for schools, including the community colleges, that may be authorized by
9 law and levied by the county commissioners.

10 (2) whenever requested, shall notify the county superintendent and the superintendent of public

11 instruction of the amount of county school money on deposit in each of the funds enumerated in subsection (1)

12 and the amount of any other school money subject to apportionment and apportion the county and other school

13 money to the districts in accordance with the apportionment ordered by the county superintendent or the

14 superintendent of public instruction;

15 (3) shall keep a separate accounting of the receipts, expenditures, and cash balances for each fund;

16 (4) except as otherwise limited by law, shall pay all warrants properly drawn on the county or district 17 school money;

18 (5) must receive all revenue collected by and for each district and shall deposit these receipts in the 19 fund designated by law or by the district if a fund is not designated by law. Interest and penalties on delinquent 20 school taxes must be credited to the same fund and district for which the original taxes were levied.

(6) shall send all revenue received for a joint district, part of which is situated in the county, to the
 county treasurer designated as the custodian of the revenue, no later than December 15 of each year and
 every 3 months after that date until the end of the school fiscal year;

24 (7) at the direction of the trustees of a district, shall assist the district in the issuance and sale of tax
25 and revenue anticipation notes as provided in Title 7, chapter 6, part 11;

(8) shall register district warrants drawn on a budgeted fund in accordance with 7-6-2604 when there
 is insufficient money available in all funds of the district to make payment of the warrant. Redemption of
 registered warrants must be made in accordance with 7-6-2605 and 7-6-2606.

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(9) when directed by the trustees of a district, shall invest the money of the district within 3 working
 days of the direction;

3 (10) each month, shall give to the trustees of each district an itemized report for each fund maintained
4 by the district, showing the paid warrants, registered warrants, interest distribution, amounts and types of
5 revenue received, and the cash balance;

6 (11) shall remit promptly to the department of revenue receipts for the county tax for a vocational7 technical program within a unit of the university system when levied by the board of county commissioners
8 under the provisions of 20-25-439;

9 shall invest the money received from the basic county taxes for elementary and high school (12) 10 equalization, the county levy in support of the elementary and high school district retirement obligations, and 11 the county levy in support of the transportation schedules within 3 working days of receipt. The money must be 12 invested until the working day before it is required to be distributed to school districts within the county or 13 remitted to the state. Clerks of a school district shall provide a minimum of 30 hours' notice in advance of cash 14 demands to meet payrolls, claims, and electronic transfers that are in excess of \$50,000, pursuant to 20-3-325. 15 If a clerk of a district fails to provide the required 30-hour notice, the county treasurer shall assess a fee equal 16 to any charges demanded by the state investment pool or other permissible investment manager for improperly 17 noticed withdrawal of funds. Permissible investments are specified in 20-9-213(4). All investment income must 18 be deposited, and credited proportionately, in the funds established to account for the taxes received for the 19 purposes specified in subsections (1)(a) through (1)(d).

(13) shall remit on a monthly basis to the department of revenue, as provided in 15-1-504, all county
equalization revenue received under the provisions of 20-9-331 and 20-9-333, including all interest earned, in
repayment of the state advance for county equalization prescribed in 20-9-347. Any funds in excess of a state
advance must be used as required in 20-9-331(1)(b) and 20-9-333(1)(b)."

24

25

Section 12. Section 20-9-235, MCA, is amended to read:

"20-9-235. Authorization for school district investment account. (1) The trustees of a school
 district may establish investment accounts and may temporarily transfer into the accounts all or a portion of any
 of its budgeted or nonbudgeted funds.

1	(2)	Money transferred into investment accounts established under this section may be expended from
2	a subsidiary	checking account under the conditions specified in subsection (3)(b).
3	(3)	The district may either:
4	(a)	establish and use the accounts as nonspending accounts to ensure that district funds remain in an
5	interest-bear	ring status until money is reverted to the budgeted or nonbudgeted fund of original deposit as
6	necessary fo	or use by the county treasurer to pay claims against the district. The district shall ensure that
7	sufficient mo	oney is reverted to the district's budgeted and nonbudgeted funds maintained by the county
8	treasurer in	sufficient time to pay all claims presented against the applicable funds of the district. The county
9	treasurer sha	all accept all money that is reverted upon tendered transfer of the district.
10	(b)	establish a subsidiary checking account for expenditures from the investment accounts. The
11	district may	write checks on or provide electronic payments from the account if:
12	(i)	the payments made from the accounts representing budgeted funds are in compliance with the
13	budget adop	oted by the trustees;
14	(ii)	the accounts are subject to the audit of district finances completed for compliance with 2-7-503
15	and 20-9-50	3; and
16	(iii)	the district complies with all accounting system requirements required by the superintendent of
17	public instru	ction.
18	(4)	(a) A district that chooses to establish a school district investment account described in this
19	section shall	enter into a written agreement with the county treasurer. The agreement must:
20	(i)	establish specific procedures and reporting dates to comply with the requirements of subsection
21	(3);	
22	(ii)	be binding upon the district and the county treasurer for a negotiated period of time;
23	(iii)	be signed by the presiding officer of the board of trustees and the county treasurer; and
24	(iv)	coincide with fiscal years beginning on July 1 and ending on June 30.
25	(b)	The district and the county treasurer may renew an agreement, including terms and conditions on
26	which they a	gree, provided that the terms and conditions comply with the provisions of this section.
27	(5)	Unless otherwise provided by law, all other revenue may be sent directly to a participating
28	district's inve	estment account.

1	(6) The trustees shall implement an accounting system for the investment account pursuant to rules
2	adopted by the superintendent of public instruction. The rules for the accounting system must include but are
3	not limited to:
4	(a) providing for the internal control of deposits into and transfers between a district's investment
5	accounts and budgeted and nonbudgeted funds of the district;
6	(b) requiring that the principal and interest earned on the principal is allocated to the budgeted or
7	nonbudgeted fund from which the deposit was originally made; and
8	(c) ensuring that other proper accounting principles are followed.
9	(7) All interest earned on the district's general fund deposits must be allocated for district property tax
10	reduction to reduce the district's BASE funding levy requirement as required by 20-9-141.
11	(8) In making deposits to investment accounts under this section, a district shall comply with the
12	requirements of Title 17, chapter 6, part 1, with respect to deposits in excess of the amount insured by the
13	federal deposit insurance corporation or the national credit union administration, as applicable.
14	(9) A district establishing investment accounts under the section shall pay the automated
15	clearinghouse system charges for all automated clearinghouse transfers made by the office of public instruction
16	to the district's accounts."
17	
18	Section 13. Section 20-9-306, MCA, is amended to read:
19	"20-9-306. Definitions. As used in this title, unless the context clearly indicates otherwise, the
20	following definitions apply:
21	(1) "BASE" means base amount for school equity.
22	(2) "BASE aid" means:
23	(a) direct state aid for 44.7% of the basic entitlement and 44.7% of the total per-ANB entitlement for
24	the general fund budget of a district;
25	(b) guaranteed tax base aid for an eligible district for any amount up to 35.3% of the basic
26	entitlement, up to 35.3% of the total per-ANB entitlement budgeted in the general fund budget of a district, and
27	40% of the special education allowable cost payment;
28	(c)(b) the total quality educator payment;

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- 1 (d)(c) the total at-risk student payment;
- 2 (e)(d) the total Indian education for all payment;
- 3 (f)(e) the total American Indian achievement gap payment;
- 4 (g)(f) the total data-for-achievement payment; and
- 5 (h)(g) the special education allowable cost payment.

6 (3) "BASE budget" means the minimum general fund budget of a district, which includes 80% of the

7 basic entitlement, 80% of the total per-ANB entitlement, 100% of the total quality educator payment, 100% of

8 the total at-risk student payment, 100% of the total Indian education for all payment, 100% of the total American

9 Indian achievement gap payment, 100% of the total data-for-achievement payment, and 140% of the special

- 10 education allowable cost payment.
- 11

(4) "BASE budget levy funding levy requirement" means the district levy amount calculated pursuant

12 to 20-9-141 in support of the BASE budget of a district, which is funded by the countywide levy for BASE

13 <u>funding support under [section 22] and may be supplemented by guaranteed tax base aid if the district county is</u>

14 eligible under the provisions of 20-9-366 through 20-9-369.

(5) "BASE funding program" means the state program for the equitable distribution of the state's
share of the cost of Montana's basic system of public elementary schools and high schools, through county
equalization aid as provided in 20-9-331 and 20-9-333 and state equalization aid as provided in 20-9-343, in
support of the BASE budgets of districts and special education allowable cost payments as provided in 20-9321.

20 (6) "Basic entitlement" means:

- 21 (a) for each high school district:
- (i) \$343,483 for fiscal year 2024 and \$353,787 for each succeeding fiscal year for school districts with
   an ANB of 800 or fewer; and

(ii) \$343,483 for fiscal year 2024 and \$353,787 for each succeeding fiscal year for school districts
with an ANB of more than 800, plus \$17,175 for fiscal year 2024 and \$17,690 for each succeeding fiscal year
for each additional 80 ANB over 800;

(b) for each elementary school district or K-12 district elementary program without an approved and
accredited junior high school, 7th and 8th grade program, or middle school:

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1	(i)	\$57,246 for fiscal year 2024 and \$58,963 for each succeeding fiscal year for school districts or K-
2	12 district e	lementary programs with an ANB of 250 or fewer; and
3	(ii)	\$57,246 for fiscal year 2024 and \$58,963 for each succeeding fiscal year for school districts or K-
4	12 district el	lementary programs with an ANB of more than 250, plus \$2,863 for fiscal year 2024 and \$2,949 for
5	each succe	eding fiscal year for each additional 25 ANB over 250;
6	(c)	for each elementary school district or K-12 district elementary program with an approved and
7	accredited j	unior high school, 7th and 8th grade program, or middle school:
8	(i)	for the district's kindergarten through grade 6 elementary program:
9	(A)	\$57,246 for fiscal year 2024 and \$58,963 for each succeeding fiscal year for school districts or K-
10	12 district e	lementary programs with an ANB of 250 or fewer; and
11	(B)	\$57,246 for fiscal year 2024 and \$58,963 for each succeeding fiscal year for school districts or K-
12	12 district el	ementary programs with an ANB of more than 250, plus \$2,863 for fiscal year 2024 and \$2,949 for
13	each succee	eding fiscal year for each additional 25 ANB over 250; and
14	(ii)	for the district's approved and accredited junior high school, 7th and 8th grade programs, or
15	middle scho	ol:
16	(A)	\$114,493 for fiscal year 2024 and \$117,928 for each succeeding fiscal year for school districts or
17	K-12 district	elementary programs with combined grades 7 and 8 with an ANB of 450 or fewer; and
18	(B)	\$114,493 for fiscal year 2024 and \$117,928 for each succeeding fiscal year for school districts or
19	K-12 district	elementary programs with combined grades 7 and 8 with an ANB of more than 450, plus \$5,724
20	for fiscal yea	ar 2024 and \$5,896 for each succeeding fiscal year for each additional 45 ANB over 450.
21	(7)	"Budget unit" means the unit for which the ANB of a district is calculated separately pursuant to
22	20-9-311.	
23	(8)	"Direct state aid" means 44.7% of the basic entitlement and 44.7% of the total per-ANB
24	entitlement	for the general fund budget of a district and funded with state and county equalization aid.
25	(9)	"Maximum general fund budget" means a district's general fund budget amount calculated from
26	the basic er	titlement for the district, the total per-ANB entitlement for the district, the total quality educator
27	payment, th	e total at-risk student payment, the total Indian education for all payment, the total American Indian
28	achievemer	t gap payment, the total data-for-achievement payment, and the greater of the district's special

1	education allowable cost payment multiplied by:
2	(a) 175%; or
3	(b) the ratio, expressed as a percentage, of the district's special education allowable cost
4	expenditures to the district's special education allowable cost payment for the fiscal year that is 2 years
5	previous, with a maximum allowable ratio of 200%.
6	(10) "Over-BASE budget levy" means the district levy in support of any general fund amount
7	budgeted that is above the BASE budget and within the general fund budget limits established in 20-9-308 and
8	calculated as provided in 20-9-141.
9	(11) "Total American Indian achievement gap payment" means the payment resulting from multiplying
10	\$235 for fiscal year 2024 and \$242 for each succeeding fiscal year times the number of American Indian
11	students enrolled in the district as provided in 20-9-330.
12	(12) "Total at-risk student payment" means the payment resulting from the distribution of any funds
13	appropriated for the purposes of 20-9-328.
14	(13) "Total data-for-achievement payment" means the payment provided in 20-9-325 resulting from
15	multiplying \$22.89 for fiscal year 2024 and \$23.58 for each succeeding fiscal year by the district's ANB
16	calculated in accordance with 20-9-311.
17	(14) "Total Indian education for all payment" means the payment resulting from multiplying \$23.91 for
18	fiscal year 2024 and \$24.63 for each succeeding fiscal year times the ANB of the district or \$100 for each
19	district, whichever is greater, as provided for in 20-9-329.
20	(15) "Total per-ANB entitlement" means the district entitlement resulting from the following
21	calculations and using either the current year ANB or the 3-year ANB provided for in 20-9-311:
22	(a) for a high school district or a K-12 district high school program, a maximum rate of \$7,840 for
23	fiscal year 2024 and \$8,075 for each succeeding fiscal year for the first ANB, decreased at the rate of 50 cents
24	per ANB for each additional ANB of the district up through 800 ANB, with each ANB in excess of 800 receiving
25	the same amount of entitlement as the 800th ANB;
26	(b) for an elementary school district or a K-12 district elementary program without an approved and
27	accredited junior high school, 7th and 8th grade program, or middle school, a maximum rate of \$6,123 for fiscal
28	year 2024 and \$6,307 for each succeeding fiscal year for the first ANB, decreased at the rate of 20 cents per

1	ANB for each additional ANB of the district up through 1,000 ANB, with each ANB in excess of 1,000 receiving
2	the same amount of entitlement as the 1,000th ANB; and
3	(c) for an elementary school district or a K-12 district elementary program with an approved and
4	accredited junior high school, 7th and 8th grade program, or middle school, the sum of:
5	(i) a maximum rate of \$6,123 for fiscal year 2024 and \$6,307 for each succeeding fiscal year for the
6	first ANB for kindergarten through grade 6, decreased at the rate of 20 cents per ANB for each additional ANB
7	up through 1,000 ANB, with each ANB in excess of 1,000 receiving the same amount of entitlement as the
8	1,000th ANB; and
9	(ii) a maximum rate of \$7,840 for fiscal year 2024 and \$8,075 for each succeeding fiscal year for the
10	first ANB for grades 7 and 8, decreased at the rate of 50 cents per ANB for each additional ANB for grades 7
11	and 8 up through 800 ANB, with each ANB in excess of 800 receiving the same amount of entitlement as the
12	800th ANB.
13	(16) "Total quality educator payment" means the payment resulting from multiplying \$3,566 for fiscal
14	year 2024 and \$3,673 for each succeeding fiscal year by the sum of:
15	(a) the number of full-time equivalent educators as provided in 20-9-327; and
16	(b) as provided in 20-9-324, for a school district meeting the legislative goal for competitive base pay
17	of teachers, the number of full-time equivalent teachers that were in the first 3 years of the teacher's teaching
18	career in the previous year.
19	(17) "Total special education allocation" means the state payment distributed pursuant to 20-9-321
20	that is the greater of the amount resulting from multiplying \$293.74 for fiscal year 2024 and \$302.55 for each
21	succeeding fiscal year by the statewide current year ANB or the amount of the previous year's total special
22	education allocation."
23	
24	Section 14. Section 20-9-308, MCA, is amended to read:
25	"20-9-308. BASE budgets and general fund budget limits. (1) The trustees of a district shall adopt
26	a general fund budget that is at least equal to the BASE budget established for the district. The trustees of a
27	district may adopt a general fund budget up to the greater of:
28	(a) the current year maximum general fund budget; or

1	(b) the previous year's general fund budget plus any increase in direct state aid for the basic and per-
2	ANB entitlements and any increases in state funding of the data-for-achievement payment under 20-9-325 and
3	in the general fund payments in 20-9-327 through 20-9-330.
4	(2) (a) Except as provided in subsection (2)(b), whenever the trustees of a district propose to adopt a
5	general fund budget that exceeds the BASE budget for the district and propose to increase the over-BASE
6	budget levy over the highest revenue previously authorized by the electors of the district or imposed by the
7	district in any of the previous 5 years to support the general fund budget, the trustees shall submit a proposition
8	to the electors of the district, as provided in 20-9-353.
9	(b) The intent of this section is to increase the flexibility and efficiency of elected school boards
10	without increasing school district property taxes. In furtherance of this intent and provided that budget
11	limitations otherwise specified in law are not exceeded, the trustees of a district may increase the district's over-
12	BASE budget levy without a vote if the board of trustees reduces nonvoted property tax levies authorized by
13	law to be imposed by action of the trustees of the district by at least as much as the amount by which the over-
14	BASE budget levy is increased. The ongoing authority for any nonvoted increase in the over-BASE budget levy
15	imposed under this subsection (2)(b) must be decreased in future years to the extent that the trustees of the
16	district impose any increase in other nonvoted property tax levies.
17	(3) The BASE budget for the district must be financed by the following sources of revenue:
18	(a) state equalization aid, as provided in 20-9-343, including any guaranteed tax base aid for which
19	the district may be eligible, as provided in 20-9-366 through 20-9-369;
20	(b) county equalization aid, as provided in 20-9-331 and 20-9-333;
21	(c) a district levy for support of a school not approved as an isolated school under the provisions of
22	20-9-302;
23	(d) payments in support of special education programs under the provisions of 20-9-321;
24	(e) nonlevy revenue, as provided in 20-9-141; and
25	(f) a BASE budget levy on the taxable value of all property within the district the countywide levy for
26	BASE funding support under [section 22].
27	(4) The over-BASE budget amount of a district must be financed by a levy on the taxable value of all
28	property within the district or other revenue available to the district, as provided in 20-9-141."

1	
2	Section 15. Section 20-9-310, MCA, is amended to read:
3	"20-9-310. Oil and natural gas production taxes for school districts allocation and limits. (1)
4	Except as provided in subsection (5), the maximum amount of oil and natural gas production taxes that a
5	school district may retain is 130% of the school district's maximum budget, determined in accordance with 20-9-
6	308.
7	(2) Upon receipt of school district budget reports required under 20-9-134, the superintendent of
8	public instruction shall provide the department of revenue with a list reporting the maximum general fund
9	budget for each school district.
10	(3) Except as provided by 15-36-332(9), the department of revenue shall make the full quarterly
11	distribution of oil and natural gas production taxes as required under 15-36-332(6) until the amount distributed
12	reaches the limitation in subsection (1) of this section. The department of revenue shall deposit any amount
13	exceeding the limitation in subsection (1) in the guarantee account provided for in 20-9-622.
14	(4) (a) Subject to the limitation in subsection (1) and the conditions in subsection (4)(b), the trustees
15	shall budget and allocate the oil and natural gas production taxes anticipated by the district in any budgeted
16	fund at the discretion of the trustees. Oil and natural gas production taxes allocated to the district general fund
17	may be applied to the BASE or over-BASE portions of the general fund budget at the discretion of the trustees.
18	(b) Except as provided in subsection (4)(c), if the trustees apply an amount less than 12.5% of the
19	total oil and natural gas production taxes received by the district in the prior school fiscal year to the district's
20	general fund BASE budget for the upcoming school fiscal year, then:
21	(i) the trustees shall levy the number of mills required to raise an amount equal to the difference
22	between 12.5% of the oil and natural gas production taxes received by the district in the prior school fiscal year
23	and the amount of oil and natural gas production taxes the trustees budget in the district's general fund BASE
24	budget for the upcoming school fiscal year;
25	(ii) the mills levied under subsection (4)(b)(i) are not eligible for the guaranteed tax base subsidy
26	under the provisions of 20-9-366 through 20-9-369; and
27	(iii) the general fund BASE budget levy requirement calculated in 20-9-141 must be calculated as
28	though the trustees budgeted 12.5% of the oil and natural gas production taxes received by the district in the

1	prior year and the number of mills calculated in subsection (4)(b)(i) must be added to the number of mills
2	calculated in 20-9-141(2).
3	(c) The provisions of subsection (4)(b) do not apply to the following:
4	(i) a district that has a maximum general fund budget of less than \$1 million;
5	(ii) a district whose oil and natural gas revenue combined with its adopted general fund budget totals
6	105% or less of its maximum general fund budget;
7	(iii) a district that has a maximum general fund budget of \$1 million or more and was eligible for a
8	significant enrollment increase payment pursuant to 20-9-166 in the fiscal year immediately preceding the fiscal
9	year to which the provisions of this subsection (4) would otherwise apply; or
10	(iv) a district that has issued outstanding oil and natural gas revenue bonds. Funds received pursuant
11	to this section must first be applied by the district to payment of debt service obligations for oil and natural gas
12	revenue bonds for the next 12-month period.
13	(5) (a) The limit on oil and natural gas production taxes that a school district may retain under
14	subsection (1) must be increased for any school district that was eligible for a significant enrollment increase
15	payment pursuant to 20-9-166. The increase in the limit on oil and natural gas production taxes that a school
16	district may retain under subsection (1) applies in the fiscal year immediately following the fiscal year in which
17	the district was eligible and must be calculated by multiplying \$45,000 times each additional ANB used to
18	calculate the significant enrollment increase payment pursuant to 20-9-166, including the absorption factor
19	reduction.
20	(b) For a district in nonoperating status under 20-9-505, the maximum amount of oil and natural gas
21	production taxes that a school district may retain is 130% of the school district's maximum budget in the
22	district's most recent operating year, determined in accordance with 20-9-308.
23	(6) In any year in which the actual oil and natural gas production taxes received by a school district
24	are less than 50% of the total oil and natural gas production taxes received by the district in the prior year, the
25	district may transfer money from any budgeted fund to its general fund in an amount not to exceed the amount
26	of the shortfall."
27	
28	Section 16. Section 20-9-336, MCA, is amended to read:

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1	<b>"20-9-336. School equalization and property tax reduction account uses.</b> (1) There is a school
2	equalization and property tax reduction account in the state special revenue fund. Contingent on appropriation
3	by the legislature, money in the account is for distribution to school districts as the second source of funding for
4	state equalization aid as provided in 20-9-343. At fiscal yearend, any fund balance in the account exceeding
5	what was appropriated must be transferred to the guarantee account established in 20-9-622.
6	(2) The account receives revenue as described in 20-9-331, 20-9-333, and 20-9-360.
7	(3) Beginning in fiscal year 2025, each December the superintendent of public instruction shall
8	forecast the amount of revenue the account will receive in that fiscal year by dividing the sum of the taxable
9	value of all property in the state reported by the department of revenue pursuant to 20-9-369 by 1,000 to
10	determine a statewide value mill and then multiplying that amount by 95 mills, or the number of mills calculated
11	by the department of revenue under 15-10-420(8) for the applicable fiscal year. If the forecasted amount differs
12	from the amount determined through the same calculation in the prior fiscal year by \$2 million or more and is:
13	(a) less, then the superintendent shall:
14	(i) decrease the multiplier used to calculate the statewide elementary and high school guaranteed
15	tax base ratios used for funding BASE budgets guaranteed tax base ratio for the countywide levy for BASE
16	funding support under 20-9-366 to the nearest whole number determined by the superintendent to result in a
17	decrease in the amount of guaranteed tax base aid distributed to eligible school districts counties equal to 85%
18	of the decrease in the calculated amount between the 2 years; and
19	(ii) decrease the multiplier used to calculate the statewide elementary and high school mill value
20	per ANB for school retirement guaranteed tax base purposes under 20-9-366 to the nearest whole number
21	determined by the superintendent to result in a decrease in the amount of retirement guaranteed tax base aid
22	distributed to eligible school districts equal to 15% of the decrease in the calculated amount between the 2
23	years;
24	(b) more, then the superintendent shall increase the multipliers used in the guaranteed tax base
25	formulas under 20-9-366 and in the formula for school major maintenance aid under 20-9-525 to the nearest
26	whole number by an amount calculated by the superintendent to result in an increase in the amount of
27	guaranteed tax base aid and school major maintenance aid distributed to eligible counties and school districts
28	equal to 55% of the increase in the calculated amount between the 2 years in the following order, with any

1	amount exceeding the caps under subsections (3)(b)(i) through (3)(b)(iii) flowing to the next mechanism:
2	(i) first, the multiplier used in calculating the statewide mill value per elementary and high school
3	ANB for retirement purposes, not to exceed 305%;
4	(ii) second, the multiplier used in calculating the amount of state school major maintenance aid
5	support for each dollar of local effort, not to exceed 365%; and
6	(iii) third, the multiplier used in calculating the facility guaranteed mill value per ANB for school
7	facility entitlement guaranteed tax base purposes, not to exceed 300%.
8	(4) (a) The adjustments to the multipliers under subsection (3) are applicable to state equalization
9	aid distributions in the fiscal year following the adjustment.
10	(b) Adjustments to the multipliers made under subsection (3) remain in effect in subsequent years
11	unless further changed under 20-9-366 or subsection (3) of this section or as otherwise provided by law."
12	
13	Section 17. Section 20-9-366, MCA, is amended to read:
14	"20-9-366. Definitions. Subject to adjustments pursuant to 20-9-336, as used in 20-9-366 through
15	20-9-371, the following definitions apply:
16	(1) "County retirement mill value per elementary ANB" or "county retirement mill value per high school
17	ANB" means the sum of the taxable valuation in the previous year of all property in the county divided by 1,000,
18	with the quotient divided by the total county elementary ANB count or the total county high school ANB count
19	used to calculate the elementary school districts' and high school districts' prior year total per-ANB entitlement
20	amounts.
21	(2) (a) "District-County guaranteed tax base ratio" for guaranteed tax base funding for the countywide
22	levy for BASE budget funding support of an eligible district county means the taxable valuation in the previous
23	year of all property in the district, except for property value disregarded because of protested taxes under 15-1-
24	409(2) or property subject to the creation of a new school district under 20-6-326, divided by the district's sum
25	of the prior year GTBA budget area areas of all district's in the county. The GTBA budget areas for joint districts
26	must be prorated to each county in which a part of the district is located in the same proportion as the district
27	AND of the joint district is distributed by pupil residence in each county
	ANB of the joint district is distributed by pupil residence in each county.

1	in the previous year of all property in the district, except for property subject to the creation of a new school
2	district under 20-6-326, divided by 1,000, with the quotient divided by the ANB count of the district used to
3	calculate the district's prior year total per-ANB entitlement amount.
4	(3) "Facility guaranteed mill value per ANB", for school facility entitlement guaranteed tax base
5	purposes, means, subject to adjustment under 20-9-336, the sum of the taxable valuation in the previous year
6	of all property in the state, multiplied by 140% and divided by 1,000, with the quotient divided by the total state
7	elementary ANB count or the total state high school ANB count used to calculate the elementary school
8	districts' and high school districts' prior year total per-ANB entitlement amounts.
9	(4) "Guaranteed tax base aid budget area" or "GTBA budget area" means the portion of a district's
10	BASE budget after the following payments are subtracted:
11	<del>(a) direct state aid;</del>
12	(b) the total data-for-achievement payment;
13	(c) the total quality educator payment;
14	(d) the total at-risk student payment;
15	(e) the total Indian education for all payment;
16	(f) the total American Indian achievement gap payment; and
17	(g) the state special education allowable cost payment BASE aid is subtracted.
18	(5) (a) "Statewide-elementary guaranteed tax base ratio" or "statewide high school guaranteed tax
19	base ratio", for guaranteed tax base funding for the BASE budget of an eligible district guaranteed tax base
20	ratio" for guaranteed tax base funding for the countywide levy for BASE funding support, means, subject to
21	adjustment under 20-9-336, the sum of the taxable valuation in the previous year of all property in the state,
22	multiplied by <del>254% for fiscal year 2024 and by 259% <u>275%</u> f</del> or fiscal year <del>2025 <u>2026</u> and each succeeding</del>
23	fiscal year and divided by the prior year statewide GTBA budget area for the state elementary school districts or
24	the state high school districts all school districts in the state. For fiscal year 2024 and subsequent fiscal years,
25	the superintendent of public instruction shall increase the multiplier, not to exceed 262%, in this subsection
26	<del>(5)(a) as follows:</del>
27	(i) for fiscal years 2024 through 2031, if the revenue transferred to the state general fund pursuant to
28	16-12-111 in the prior fiscal year is at least \$1 million more than the revenue transferred in the fiscal year 2

1	years prior, then:
2	(A) multiply the amount of increased revenue transferred to the state general fund pursuant to 16-12-
3	111 in the prior fiscal year above the amount of revenue transferred in the fiscal year 2 years prior by 0.25,
4	divide the resulting product by \$500,000, and round to the nearest whole number; and
5	(B) add the number derived in subsection (5)(a)(i)(A) as a percentage point increase to the multiplier
6	used for the prior fiscal year;
7	(ii) for fiscal years 2024 through 2031, if the revenue transferred to the state general fund pursuant to
8	16-12-111 in the prior fiscal year is less than \$1 million more than the revenue transferred in the fiscal year 2
9	years prior, then the multiplier is equal to the multiplier used for the prior fiscal year;
10	(iii) for fiscal years 2032 and subsequent fiscal years, the multiplier is equal to the multiplier used for
11	fiscal year 2031; and
12	(iv) for all multiplier increases under this subsection (5)(a), the calculations are made in the year prior
13	to the year in which the increase to the multiplier takes effect and impacts distribution of guaranteed tax base
14	aid.
15	(b) "Statewide mill value per elementary ANB" or "statewide mill value per high school ANB", for
16	school retirement guaranteed tax base purposes, means, subject to adjustment under 20-9-336, the sum of the
17	taxable valuation in the previous year of all property in the state, multiplied by 189% and divided by 1,000, with
18	the quotient divided by the total state elementary ANB count or the total state high school ANB amount used to
19	calculate the elementary school districts' and high school districts' prior year total per-ANB entitlement
20	amounts."
21	
22	Section 18. Section 20-9-367, MCA, is amended to read:
23	"20-9-367. Eligibility to receive guaranteed tax base aid or state debt service assistance for
24	school facilities. (1) If the district guaranteed tax base ratio of an elementary or high school district county
25	guaranteed tax base ratio is less than the corresponding statewide elementary or high school guaranteed tax
26	base ratio, the district county may receive guaranteed tax base aid based on the number of mills levied in the
27	district in support of up to 35.3% of the basic entitlement, up to 35.3% of the total per-ANB entitlement, and up
28	to 40% of the special education allowable cost payment budgeted within the general fund budget for the

1	countywide levy for BASE funding support.
2	(2) If the county retirement mill value per elementary ANB or the county retirement mill value per high
3	school ANB is less than the corresponding statewide mill value per elementary ANB or high school ANB, the
4	county may receive guaranteed tax base aid based on the number of mills levied in the county in support of the
5	retirement fund budgets of the respective elementary or high school districts in the county.
6	(3) For the purposes of 20-9-370 and 20-9-371, if the district mill value per elementary ANB or the
7	district mill value per high school ANB is less than the corresponding statewide mill value per elementary ANB
8	or statewide mill value per high school ANB, the district may receive debt service assistance in the form of a
9	state advance or reimbursement for school facilities in support of the debt service fund."
10	
11	Section 19. Section 20-9-368, MCA, is amended to read:
12	"20-9-368. Amount of guaranteed tax base aid. (1) The amount of guaranteed tax base aid per
13	ANB that a county may receive in support of the retirement fund budgets of the elementary school districts in
14	the county is the difference between the county mill value per elementary ANB and the statewide mill value per
15	elementary ANB, multiplied by the number of mills levied in support of the retirement fund budgets for the
16	elementary districts in the county.
17	(2) The amount of guaranteed tax base aid per ANB that a county may receive in support of the
18	retirement fund budgets of the high school districts in the county is the difference between the county mill value
19	per high school ANB and the statewide mill value per high school ANB, multiplied by the number of mills levied
20	in support of the retirement fund budgets for the high school districts in the county.
21	(3) The amount of guaranteed tax base aid <u>for each mill levied</u> that a district may receive in support of
22	up to 35.3% of the basic entitlement, up to 35.3% of the total per ANB entitlement budgeted within the general
23	fund budget, and up to 40% of the special education payment county may receive for the countywide levy for
24	BASE funding support is calculated in the following manner:
25	(a) multiply the <del>sum of the district's <u>countywide</u> prior year GTBA budget area by the <del>corresponding</del></del>
26	statewide guaranteed tax base ratio;
27	(b) subtract the prior year taxable valuation of the district county from the product obtained in
28	subsection (3)(a); and

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1	(c) divide the remainder by 1,000 to determine the equivalent to the dollar amount of guaranteed tax
2	base aid for each mill levied.
3	(4) Guaranteed tax base aid provided to any county or district under this section is earmarked to
4	finance the fund or portion of the fund for which it is provided. If a county or district receives more guaranteed
5	tax base aid than it is entitled to, the excess must be returned to the state as required by 20-9-344."
6	
7	Section 20. Section 20-9-369, MCA, is amended to read:
8	"20-9-369. Duties of superintendent of public instruction and department of revenue. (1) The
9	superintendent of public instruction shall administer the distribution of guaranteed tax base aid by:
10	(a) providing each school district and county superintendent, by March 1 of each year, with the
11	preliminary statewide and district county guaranteed tax base ratios and, by May 1 of each year, with the final
12	statewide and district county guaranteed tax base ratios, for use in calculating the guaranteed tax base aid
13	available for the ensuing school fiscal year;
14	(b) providing each school district and county superintendent, by March 1 of each year, with the
15	preliminary statewide, county, and district mill values per ANB and, by May 1 of each year, with the final
16	statewide, county, and district mill values per ANB, for use in calculating the guaranteed tax base aid and state
17	advance and reimbursement for school facilities available to counties and districts for the ensuing school fiscal
18	year;
19	(c) requiring each county and district that qualifies and applies for guaranteed tax base aid to report
20	to the county superintendent all budget and accounting information required to administer the guaranteed tax
21	base aid;
22	(d) keeping a record of the complete data concerning appropriations available for guaranteed tax
23	base aid and the entitlements for the aid of the counties and districts that qualify;
24	(e) distributing the guaranteed tax base aid entitlement to each qualified county or district from the
25	appropriations for that purpose.
26	(2) The superintendent shall adopt rules necessary to implement 20-9-366 through 20-9-369.
27	(3) The department of revenue shall provide the superintendent of public instruction by December 1
28	of each year a final determination of the taxable value of property within each school district and county of the

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1 state reported to the department of revenue based on information delivered to the county clerk and recorder as 2 required in 15-10-305. 3 (4) The superintendent of public instruction shall calculate the district and statewide guaranteed tax 4 base ratios by applying the prior year's direct state aid payment." 5 6 Section 21. Section 20-9-515, MCA, is amended to read: 7 "20-9-515. Litigation reserve fund. (1) The trustees of a school district may establish a litigation 8 reserve fund only when litigation that is pending against the district could result in an award against the district. 9 (2) At the end of each school fiscal year, the trustees of a district may transfer money from the 10 general fund, within the adopted budget, to establish the fund. 11 (3) Upon conclusion of litigation, the balance of the money in the fund reverts to the general fund and must be used to reduce the district's general fund BASE budget funding levy requirement computed pursuant to 12 13 20-9-141." 14 NEW SECTION. Section 22. Countywide levy to support BASE budgets. (1) Pursuant to 20-9-15 16 141, the portion of a district's BASE budget not funded by BASE aid, fund balance reappropriated, nonlevy 17 revenue, and, if applicable a district levy for support of a school not approved as an isolated school under the 18 provisions of 20-9-302, is the district's BASE funding levy requirement and must be funded through a 19 countywide levy as described in this section. 20 When the final school district general fund budgets of all school districts in the county have (2)21 been adopted, the county superintendent shall total the BASE funding levy requirements for all school districts 22 of the county, including any prorated levy requirements pursuant to subsection (3). 23 (3) The BASE levy requirement for a joint school district must be prorated to each county in which 24 a part of the district is located in the same proportion as the district ANB of the joint district is distributed by 25 pupil residence in each county. The county superintendents of the counties affected shall jointly determine the 26 BASE funding levy requirement for each county as provided in 20-9-151. (4) 27 The county superintendent shall apply any fund balance remaining from the prior fiscal year in 28 the county BASE support fund to reduce the amount of revenue to be raised by the countywide levy.

Unofficial Draft Copy \*\*\*\* As of: 2024/09/10 12:24:11 68th Legislature 2023 Drafter: Pad McCracken, 406-444-3595 PD 0054 1 (5) The county superintendent shall: 2 calculate the number of mills to be levied on the taxable property in the county to finance the (a) 3 BASE funding levy requirement by dividing the amount determined in subsection (3) by the sum of: 4 (i) the amount of guaranteed tax base aid that the county will receive for each mill levied, as 5 certified by the superintendent of public instruction; and 6 (ii) the taxable valuation of the district divided by 1,000; and 7 (b) report the number of mills required to fund the BASE funding levy requirement to the county 8 commissioners by the later of the first Tuesday in September or within 30 calendar days after receiving certified 9 taxable values. 10 The county commissioners shall fix and set the countywide BASE funding levy in accordance (6) 11 with 20-9-142. 12 The county superintendent of each county shall submit a report of the revenue amounts used (7) to establish the BASE funding levy requirement to the superintendent of public instruction on or before 13 14 September 15. The report must be completed on forms supplied by the superintendent of public instruction. 15 16 NEW SECTION. Section 23. Effective date. [This act] is effective July 1, 2025. 17 18 NEW SECTION. Section 24. Transition. The legislature intends this act to be fully operational in 19 school fiscal year 2026. The superintendent of public instruction shall provide the final guaranteed tax base 20 ratios applicable for guaranteed tax base aid in support of the countywide levy for BASE funding support in fiscal year 2026 to the county superintendent no later than June 15, 2025. 21 22 23 NEW SECTION. Section 25. Codification instruction. [Section 22] is intended to be codified as an 24 integral part of Title 20, chapter 9, part 3, and the provisions of Title 20, chapter 9, part 3, apply to [section 22]. 25 26 NEW SECTION. Section 26. Applicability. [This act] applies to school fiscal years beginning on or 27 after July 1, 2025. 28 - END -

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