- 2025 69th Legislature 2025

69th Legislature 2025 Drafter: Griffin Burns, HB0217.001.001

1	HOUSE BILL NO. 217		
2	INTRODUCED BY J. FITZPATRICK		
3			
4	A BILL FOR AN ACT ENTITLED: "AN ACT TRANSFERRING THE STATE BUILDING ENERGY		
5	CONSERVATION PROGRAM FROM THE DEPARTMENT OF ENVIRONMENTAL QUALITY TO THE		
6	ARCHITECTURE AND ENGINEERING DIVISION OF THE DEPARTMENT OF ADMINISTRATION;		
7	ALLOWING THE DEPARTMENT OF ENVIRONMENTAL QUALITY TO RETAIN CERTAIN FEDERAL		
8	FUNDING; AMENDING SECTIONS 90-4-602, 90-4-605, 90-4-607, <u>90-4-615,</u> AND 90-4-616, MCA; AND		
9	PROVIDING AN EFFECTIVE DATE."		
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11	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:		
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13	Section 1. Section 90-4-602, MCA, is amended to read:		
14	"90-4-602. Definitions. As used in this part, unless the context requires otherwise, the following		
15	definitions apply:		
16	(1) "Board" means the board of examiners provided for in 2-15-1007.		
17	(2) "Cost" includes the expenses related to planning, design, construction, and installation of		
18	energy conservation improvements and any administrative expenses of the department division incurred in the		
19	performance of its duties under the energy conservation program.		
20	(3) "Department" "Division" means the department of environmental quality architecture and		
21	engineering division of the department of administration provided for in 2-15-3501 17-7-201.		
22	(4) "Energy conservation program" means a program for the financing, acquisition, construction,		
23	and installation of alternative energy systems, as defined in 15-32-102, or equipment, systems, and		
24	improvements in state-owned buildings, structures, and facilities that save energy or water.		
25	(5) "Energy conservation program bonds" includes all series of bonds issued to finance any portion		
26	of the energy conservation program.		
27	(6) "Energy cost savings" means the savings in utility costs to a state agency as a result of an		



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- 1 energy conservation program.
- 2 (7) "Participating state agency" means, for a state-owned building, structure, or facility, the state agency that pays for the utilities for that building.
- 4 (8) "State agency" means:
- 5 (a) each executive, legislative, or judicial branch department, office, or agency;
- 6 (b) the university system; and
- 7 (c) a community college district."

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- **Section 2.** Section 90-4-605, MCA, is amended to read:
- "90-4-605. Preparation of energy conservation program. (1) The department division shall identify buildings that have a potential for energy savings, based on age, energy use, function, and condition of the building. Upon On request of the department division, a state agency shall provide the department division with information necessary to allow the department division to comply with this requirement.
- (2) Based on the criteria in subsection (1) and on the feasibility of leveraging other funds, such as federal and utility energy conservation program money, the department division shall select certain facilities for indepth energy analyses to identify the technical and financial feasibility of making energy conservation improvements to the facilities.
- (3) (a) Upon On completion of the energy analyses, the department division shall identify estimated costs and savings to the state based on these analyses.
- 20 (b) The department division shall notify the department of administration of identify each project for 21 which:
 - (i) for projects to be funded with bond proceeds, the estimated savings are determined to be greater than the bond payment costs; and
 - (ii) for projects to be funded from the general fund or the energy conservation capital projects account, the estimated savings are determined to be greater than the cost of the project plus annual interest payments of 3% of the unpaid balance of the cost of the project.
- 27 (c) Upon receipt of the notification, the department of administration The division shall implement a



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1	design and construction project using bond proceeds or funds from the general fund or the energy conservation		
2	capital projects account established in 90-4-617 for the costs of the project.		
3	(4)	The department division shall compile a report that must include the following:	
4	(a)	a listing of contacts between the department division and other state agencies;	
5	(b)	a summary of the department's division's review of agency requests and a selection of projects	
6	for indepth analysis;		
7	(c)	a summary of the energy analyses conducted by the department division, including the	
8	estimated cost of each proposed project and the estimated energy cost savings of each proposed project; and		
9	(d)	a listing of additional projects under consideration, for which energy analyses have not been	
10	conducted.		
11	(5)	The department division shall submit the report required by subsection (4) to the governor	
12	before September 1 of each even-numbered year."		
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14	Sectio	n 3. Section 90-4-607, MCA, is amended to read:	
15	"90-4-6	Duties of department division. In addition to the duties set forth in 90-4-605, the	
16	department division is authorized to:		
17	(1)	analyze state utility data to identify high-potential energy conservation projects;	
18	(2)	perform comprehensive energy analyses on state-owned buildings, structures, and facilities,	
19	contracting with private engineers when necessary;		
20	(3)	transfer funds and authority to the department of administration to:	
21	(a) (3)	procure design and construction of cost-effective energy improvements; and	
22	(b)(4)	transfer funds and authority to other agencies to procure, design, and construct cost-effective	
23	energy improvements; and		
24	(4) (5)	train facility maintenance staff in energy saving techniques and maintenance of energy	
25	improvements and monitor energy conservation projects to ensure that cost savings are realized and are		
26	adequate to cover the debt service if bonds have been issued to fund the improvements."		



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1	Section 4	I. Section 90-4-615, MCA, is amended to read:	
2	"90-4-615	Energy conservation repayment account. (1) There is an energy conservation	
3	repayment accour	nt in the state special revenue fund established in 17-2-102.	
4	(2) TI	here must be deposited in the energy conservation repayment account:	
5	(a) th	ne amount of energy costs saved as a result of energy conservation projects in state buildings,	
6	facilities, or structu	ures using appropriations from the energy conservation capital projects account or the general	
7	fund for the energy conservation program;		
8	(b) in	terest earned on the account;	
9	(c) in	terest earned on the energy conservation capital projects account created in 90-4-617; and	
10	(d) fu	ands transferred to the account by the legislature.	
11	(3) M	loney in the energy conservation repayment account is available to the department of	
12	environmental quality division by appropriation to fund the costs of the energy conservation program for:		
13	(a) co	onducting energy analysis;	
14	(b) da	ata collection and analysis;	
15	(c) pr	rogram administration and oversight; and	
16	(d) m	nonitoring the results of state building energy conservation projects.	
17	(4) If	the unencumbered funds in the account at the end of a biennium exceed \$2 million, the	
18	department division shall transfer to the energy conservation capital projects account the amount of funds in		
19	excess of \$2 million."		
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Section 5. Section 90-4-616, MCA, is amended to read:

"90-4-616. Transfer of energy savings from projects. (1) In preparing the executive budget each biennium, for each state agency participating in the energy conservation program by using appropriations from the general fund or the energy conservation capital projects account created in 90-4-617, the governor shall include an estimate of the energy cost savings expected for that agency in each year of the biennium.

(2) Each session, the legislature shall review the governor's submission pursuant to 90-4-606 and subsection (1) of this section and, unless the legislature disapproves, shall include in the general appropriations



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act authority for each participating state agency, subject to [section 5 6], to transfer funds in an amount equal to

- 2 the agency's estimated energy cost savings to the energy conservation repayment account established in 90-4-
- 3 615. Except as provided in [section 5 6], These these transfers must continue until the cost of the project,
- 4 including energy analysis, acquisition and installation costs of energy saving equipment or systems, and the
- 5 cost of the construction of improvements in state buildings, facilities, or structures, plus annual interest
- 6 payments of 3% of the unpaid balance of the cost of the project, has been paid into the energy conservation
- 7 repayment account.

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- (3) The current level utility appropriations of state agencies participating in the energy conservation program must be reduced by the sum of the amounts approved to be transferred pursuant to subsection (2).
- (4) Upon On request of the department division, each participating state agency shall transfer the amounts approved pursuant to subsection (2)."

NEW SECTION. Section 6. Grandfathering -- retention of funds. (1) The department of environmental quality shall retain federal American Recovery and Reinvestment Act funds allocated in accordance with Chapter 478, Laws of 2009, to the state energy building conservation program, including:

- (a) transfers after July 1, 2025, made by participating state agencies pursuant to 90-4-616 for the unpaid balance of projects funded with federal American Recovery and Reinvestment Act funds;
- (b) interest payments pursuant to 90-4-616 on projects funded with federal American Recovery and Reinvestment Act funds; and
- (c) interest earned on short-term investment pool investments of federal American Recovery and Reinvestment Act funds.
- (2) The department of environmental quality may use the funds for activities consistent with applicable federal requirements and in accordance with guidance provided by the federal department of energy for the repurposing of funds.

NEW SECTION. Section 7. Codification instruction. [Section 5 6] is intended to be codified as an integral part of Title 90, chapter 4, part 6, and the provisions of Title 90, chapter 4, part 6, apply to [section 5 6].



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2 <u>NEW SECTION.</u> **Section 8. Effective date.** [This act] is effective July 1, 2025.

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