Amendment - 1st Reading/2nd House-blue - Requested by: Willis Curdy - (S) Agriculture, Livestock and Irrigation

- 2025

69th Legislature 2025 Drafter: Rebecca Brown, HB0119.002.005

1 HOUSE BILL NO. 119 2 INTRODUCED BY B. LER 3 A BILL FOR AN ACT ENTITLED: "AN ACT ESTABLISHING THE MONTANA CATTLE COMMITTEE; 4 5 ESTABLISHING MEMBERSHIP REQUIREMENTS; ESTABLISHING COMMITTEE DUTIES; PROVIDING FOR 6 A CATTLE ASSESSMENT; PROVIDING FOR A CATTLE ASSESSMENT REFERENDUM FOR CATTLE 7 SELLERS; CREATING A CATTLE SPECIAL REVENUE ACCOUNT; PROVIDING A STATUTORY 8 APPROPRIATION: PROVIDING RULEMAKING AUTHORITY: PROVIDING DEFINITIONS: AMENDING 9 SECTIONS 2-18-103, 17-7-502, AND 81-1-102, MCA; PROVIDING FOR CONTINGENT VOIDNESS; AND 10 PROVIDING EFFECTIVE DATES." 11 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: 12 13 NEW SECTION. Section 1. Montana cattle committee. (1) There is a Montana cattle committee. 14 (2) The committee consists of seven members. 15 16 (3)A list of nominees for appointment may be submitted to the governor by the Montana 17 stockgrowers association, the Montana cattlemen's association, the Montana association of livestock auction 18 markets, Montana cattlewomen, the Montana beef council, the Montana farm bureau federation, and the 19 Montana farmers union. Names of nominees must be publicly submitted at least 90 days before the expiration 20 of a committee member's term. 21 (4) (a) Except as provided in subsection (4)(b), the appointed members serve staggered terms of 3 22 years. A member may not serve more than three consecutive 3-year terms. (b) 23 The initial appointments are as follows: two members for 1-year terms, two members for 2-year 24 terms, and three members for 3-year terms. 25 (5) The governor shall appoint members from the individuals nominated as provided in subsection (3). If too few individuals are nominated to fill the available positions, the governor may appoint a Montana 26 27 resident who is a cattle producer, as defined in [section 3].



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- 2 (c) The committee may use money in the account in support of cattle industry legal proceedings.
- Money in the account is statutorily appropriated, as provided in 17-7-502, to the department for use by the committee for the purposes of [sections 2 through 16]. Expenditures for administrative costs allowed under [section 6] must be made from temporary appropriations, as described in 17-7-501, made for that purpose.
 - (5) The department may direct the board of investments established in 2-15-1808 to invest funds from the account pursuant to the provisions of the unified investment program for state funds. The income from the investments must be credited to the cattle special revenue account.

NEW SECTION. Section 11. Cattle assessment referendum. (1) By June 30, 2027, the department shall conduct one or more referendums on the cattle assessment provided for in [section 12] based on rules established by the committee.

- (2) The department may use funds in the cattle special revenue account provided for in [section 10] to pay for administering the cattle assessment referendum as provided under this section and for future cattle assessment adjustment referendums as provided in [section 14], if any.
- (3) (a) Any cattle seller who certifies by affidavit that they sold cattle in the state during a 2-year time period specified by the board is eligible to vote in any referendum conducted under this section. THE

 DEPARTMENT SHALL MAIL A BALLOT TO CATTLE SELLERS WHO PAID A PER CAPITA FEE IN THE MOST RECENT COLLECTION

 YEAR, OR A CATTLE SELLER MAY REQUEST A BALLOT FROM THE DEPARTMENT.
- 21 (b) (i) Each authorized cattle seller is entitled to cast only one ballot in a referendum.
- 22 (ii) A group of individuals that qualify as an eligible cattle seller is entitled to only one vote in a 23 referendum.
- 24 (iii) An individual representing a cattle seller shall provide certification, as determined by the 25 department, that the individual is authorized to vote on behalf of the cattle seller they represent.
 - (c) Cattle sellers younger than 18 years of age must provide a parent or guardian's co-signature on their ballot.



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1	(4)	Passage of a referendum requires a majority vote OF THE BALLOTS RECEIVED.				
2	(5)	(i) The department shall tabulate the ballots of all eligible cattle sellers, verified by the				
3	department, ar	nd shall notify the committee of the results of the referendum.				
4	(ii)	The results of the referendum must be made available to the public immediately after the				
5	ballots have be	een counted and any verifications for accuracy have been completed.				
6						
7	NEW S	SECTION. Section 12. Cattle assessment collection. (1) There is an assessment of \$1 for				
8	each head of N	Montana cattle sold, regardless of age, that must be paid by the cattle seller on each sale of				
9	Montana cattle	. Failure of the collecting person to collect the assessment on each head of cattle sold as				
10	designated in [sections 2 through 16] does not relieve the seller of their obligation to pay the assessment.				
11	(2)	This section does not apply to:				
12	(a)	cattle originating outside the state of Montana that are transported inside the boundary of the				
13	state to be sold or slaughtered within 30 days; or					
14	(b)	cattle resold within 10 days of purchase. Proof of a paid cattle assessment made pursuant to				
15	subsection (1) must be provided by the cattle seller.					
16	(3)	The department shall collect the assessment and deposit the revenue in the cattle special				
17	revenue account provided for in [section 10].					
18	(4)	The department may enter into a contract for collection on behalf of the committee.				
19	(5)	The department may collect the assessment in a similar process and timeline as its existing				
20	contract with the Montana beef council, created under 81-8-901, for the collection of an assessment established					
21	by the federal	Beef Promotion and Research Act of 1985, 7 USC 2901 through 2911, also referred to as the				
22	national beef o	heckoff, and 7 CFR, part 1260, subpart A.				
23						
24	NEW S	SECTION. Section 13. Refund of cattle assessment. (1) (a) A cattle seller who has paid a				
25	cattle assessment to the department as provided in [section 12] may request that the department refund all or a					
26	portion of the o	portion of the cattle assessment levied under the rules of the committee.				



(b)

(i) A cattle seller who qualifies for a refund as provided in this section must submit a refund

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request in writing on an application form that is available from the department without cost to all sellers who pay
the cattle assessment.

- (ii) The cattle seller shall complete the application form provided by the department and return it to the department, with a copy of payment documentation, within 45 days after the date of the sale.
- (iii) If a refund request is not submitted to the department within the prescribed time period, the cattle seller is presumed to have agreed to pay the assessment.
- (2) (i) If a written request is submitted as provided for in subsection (1)(b)(ii), the department shall refund to the cattle seller the cattle assessment due under [section 12] from the cattle special revenue account provided for in [section 10] within90 days.
- (ii) The department may not impose conditions when issuing a refund pursuant to [sections 2 through 16].
- 12 (3) A cattle seller is not entitled to a refund under this section unless the refundable amount is \$5 or more.

NEW SECTION. Section 14. Cattle assessment adjustment -- referendum. (1) (a) A referendum must be held every 5 years. Cattle sellers may petition the department for a referendum to repeal or change the cattle assessment amount with a petition collecting the signatures of at least 10% of cattle sellers who have paid in the current or previous calendar year the assessment collected under [section 12].

- (b) The petition process must be completed within 1 year of the date of filing the petition with the department.
- 21 (2) All referendums must be conducted in accordance with [section 11(2) through (5)].

NEW SECTION. Section 15. Penalty for nonpayment. A cattle seller who fails to pay the cattle assessment pursuant to [sections 2 through 16] is subject to a penalty of 5% of the amount of the assessment determined to be due, as provided in [sections 2 through 16], plus 1% of that amount for each month of delay or the fraction of that amount after the expiration of the month after the assessment became due. The penalty must be paid to the department and disposed of as provided in [section 10].

