69th Legislature 2025 Drafter: Rebecca Power, SB0287.002.005

1	SENATE BILL NO. 287
2	INTRODUCED BY W. MCKAMEY, D. BEDEY, S. FITZPATRICK, B. LER
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4	A BILL FOR AN ACT ENTITLED: "AN ACT GENERALLY REVISING STATE FINANCE LAWS; REVISING
5	FUNDING ALLOCATIONS; PROVIDING FOR TRANSFERS; PROVIDING FOR INVESTMENT INCOME TO
6	BE TRANSFERRED IN EQUAL AMOUNTS TO THE GENERAL FUND AND THE DEBT AND LIABILITY FREE
7	ACCOUNT; PLACING A CAP ON THE DEBT AND LIABILITY FREE ACCOUNT; REVISING REPORTING
8	REQUIREMENTS ON THE DEBT AND LIABILITY FREE ACCOUNT; PROVIDING FOR TRANSFERS FROM
9	THE DEBT AND LIABILITY FREE ACCOUNT; PROVIDING FOR TRANSFERS FROM THE PENSION STATE
10	SPECIAL REVENUE ACCOUNT TO THE TEACHERS' RETIREMENT SYSTEM OR THE PUBLIC
11	EMPLOYEES' RETIREMENT SYSTEM ON CERTIFICATION OF THE RETIREMENT SYSTEM BOARD;
12	PROVIDING FOR AN INCREASE TO THE EMPLOYER SUPPLEMENTAL CONTRIBUTION RATE;
13	PROVIDING FOR A FUND TRANSFER; AMENDING SECTIONS 17-6-202, 17-6-214, 17-7-134, 19-3-315, 19-
14	3-316, AND 19-20-609, MCA; AMENDING SECTION 5, CHAPTER 48, LAWS OF 2023; AND PROVIDING AN
15	IMMEDIATE EFFECTIVE DATE."
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17	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
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19	Section 1. Section 17-6-202, MCA, is amended to read:
20	"17-6-202. Investment funds general provisions. (1) For each treasury fund account into which
21	state funds are segregated by the department of administration pursuant to 17-2-106, individual transactions
22	and totals of all investments shall-must be separately recorded to the extent directed by the department.
23	(2) However, the securities purchased and cash on hand for all treasury fund accounts not
24	otherwise specifically designated by law or by the provisions of a gift, donation, grant, legacy, bequest, or
25	devise from which the fund account originates to be invested shall-must be pooled in an account to be
26	designated "treasury cash account" and placed in one of the investment funds designated in 17-6-203. Except
27	for the fiscal year beginning July 1, 2022, through the fiscal year ending June 30, 2025, the share of the income



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for this account shall must be credited to the general fund. For the fiscal year beginning July 1, 2022, through

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1 the fiscal year ending June 30, 2025, the share of the income for this account must be credited to the debt and

- 2 liability free account established in 17-6-214. Starting in the fiscal year beginning July 1, 2025, and for each
- 3 subsequent fiscal year, 50% of the income for this account must be credited to the general fund, and 50% of
- 4 the income of the account must be credited to the debt and liability free account established in 17-6-214.
 - (3) If, within the list in 17-6-203 of separate investment funds, more than one investment fund is included which that may be held jointly with others under the same separate listing, all investments purchased for that separate investment fund shall must be held jointly for all the accounts participating therein in the separate investment fund, which shall must share all capital gains and losses and income pro rata."

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- **Section 2.** Section 17-6-214, MCA, is amended to read:
- 11 "17-6-214. Debt and liability free account -- rules for deposits and transfers -- purpose. (1)
- There is an account in the state special revenue fund established by 17-2-102 known as the debt and liability free account.
- 14 (2) The purpose of the debt and liability free account is to as follows:
- 15 (a) <u>to pay the principal, interest, premiums, and any costs or fees associated with redeeming</u>
 16 outstanding bonds, notes, or other obligations that have been authorized and issued pursuant to the laws of
 17 Montana and that are currently subject to optional redemption;
 - (b) <u>to</u> pay the principal, interest, premiums, and any costs or fees associated with defeasing outstanding bonds, notes, or other obligations that have been authorized and issued pursuant to the laws of Montana that are not currently subject to optional redemption;
 - (c) to forego or reduce the amount of an issuance of general obligation bonds paid from the general fund authorized by the legislature but not yet issued by the board of examiners prior to using funds from the account established in 17-7-209 for the same purpose; and
 - (d) <u>to</u> pay in whole or in part legally resolved nonpension financial liabilities of the state of Montana;
- 26 (e) to acquire, purchase, or invest in loans, bonds, or other indebtedness or obligations payable to 27 the state or an authority, board, agency, or other body of the state; and
- 28 (f) to the extent not obligated for the uses outlined in subsections (2)(a) through (2)(e), to make



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1 <u>transfers described in subsections (8)</u>	and ((9)	Į
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- 2 (3) For the fiscal year beginning July 1, 2022, through the fiscal year ending June 30, 2025, and
 3 for each subsequent fiscal year, <u>50%</u> of the interest income received pursuant to 17-6-202(2) is deposited into
 4 in the account.
 - (4) Funds in the debt and liability free account are statutorily appropriated, as provided in 17-7-502, to the governor's office of budget and program planning and must be used in accordance with the requirements of this section.
 - (5) Funds expended from the account in this section may not be included in the calculation of annual transfers in 17-7-208.
 - (6) The office of budget and program planning shall prioritize the use of funds for the uses outlined in subsections (1)(a) through (1)(c).
 - (7) Within 15 days of the close of each fiscal quarter year, the office of budget and program planning shall submit a written report to the legislative finance committee in accordance with 5-11-210 that identifies the amount and the type of debt payoff or other expenditure from the account established in this section for the previous fiscal quarter.
 - (8) Unobligated balances in the account in excess of \$150 million at the end of the second fiscal year of a biennium must be transferred to the account provided for in 17-7-134 by August 15 following the fiscal yearend of the second year of the biennium.
 - (9) If a transfer is made pursuant to 17-7-134(8) or 17-7-134(9), the state treasurer shall transfer from the unobligated balance of this account to the pension state special revenue account provided for in 17-7-134 the amount necessary to increase the fund balance of the pension state special revenue account to \$300 million."

Section 3. Section 17-7-134, MCA, is amended to read:

- **"17-7-134. Pension state special revenue account.** (1) There is a pension state special revenue account to the credit of the department of administration.
- 27 (2) The account is funded by a distribution pursuant to 17-7-130, 17-6-214, and by legislative 28 transfer.



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1 (3) Funds in the account may only be used to transfer into: 2 a state-administered pension fund; (a) 3 (b) the budget stabilization reserve fund provided for in 17-7-130; or 4 (c) the fire suppression account provided for in 76-13-150; or 5 (d) the capital developments long-range building program account provided for in 17-7-209. (4) 6 The fund is subject to legislative transfer. 7 Interest earned must be retained in the account and must be subject to appropriation by the (5)8 legislature. 9 The balance in excess of \$300 million is subject to appropriation by the legislature only for the (6)10 purposes outlined in 19-3-316, 19-20-609, and this section. 11 The principal of the fund below \$300 million is subject to appropriation only by a vote of two-12 thirds of the members of each house of the legislature. (a) On certification by the teachers' retirement board, the state treasurer shall transfer no more 13 14 than 25% of the balance of this account to the teachers' retirement system to ensure that the system meets its 15 long-term rate of return assumption if the inception-to-date market rate of return as of June 30 in the previous 16 two consecutive fiscal years is less than the current actuarially assumed rate of return set by the teachers' 17 retirement board. 18 The amount of a transfer authorized in subsection (8)(a) is limited to the amount necessary to (b) 19 bring the inception-to-date market rate of return as of June 30 in the previous fiscal year up to the actuarially 20 assumed rate of return set by the teachers' retirement board. 21 When applicable, the teachers' retirement board shall determine and shall certify to the state 22 treasurer the amount of the transfer required under this section. The state treasurer shall transfer the certified 23 amount to the pension trust fund within 30 days following receipt of certification from the teachers' retirement 24 board. 25 (a) On certification by the public employees' retirement board, the state treasurer shall transfer (9)26 no more than 25% of the balance of this account to the public employees' retirement system to ensure that the 27 system meets its long-term rate of return assumption if the inception-to-date market rate of return as of June 30



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in the previous two consecutive fiscal years is less than the current actuarially assumed rate of return set by the

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1 public em	ployees'	retirement board	l.
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- (b) The amount of a transfer authorized in subsection (9)(a) is limited to the amount necessary to bring the inception-to-date market rate of return as of June 30 in the previous fiscal year up to the actuarially assumed rate of return set by the public employees' retirement board.
- (c) When applicable, the public employees' retirement board shall determine and shall certify to the state treasurer the amount of the transfer required under this section. The state treasurer shall transfer the certified amount to the pension trust fund within 30 days following receipt of certification from the public employees' retirement board."

Section 4. Section 19-3-315, MCA, is amended to read:

"19-3-315. Member's contribution to be deducted. (1) (a) (i) Except as provided in subsection (2), for members hired on or before June 30, 2025, each member's contribution is 7.9% of the member's compensation.

- (ii) Except as provided in subsection (2), for members hired on or after July 1, 2025, each member's contribution is 8.9% of the member's compensation.
- (b) The board shall annually review the required contributions and recommend future adjustments to the legislature as needed to maintain the amortization schedule set by the board for the payment of the system's unfunded liability.
- (2) (a) Each For members hired on or before June 30, 2025, each member's contribution must be reduced to 6.9% on January 1 following the system's annual actuarial valuation if the valuation determines that reducing the employee contribution pursuant to this subsection (2)(a) and reducing the employer contribution pursuant to 19-3-316(4) would not cause the system's amortization period to exceed 25 years.
- (b) For members hired on or after July 1, 2025, each member's contribution must be reduced to 7.4% on January 1 following the system's annual actuarial valuation if the valuation determines that reducing the employee contribution pursuant to this subsection (2)(b) and reducing the employer contribution pursuant to 19-3-316(4) and would not cause the system's amortization period to exceed 25 years.
- (3) Payment of salaries or wages less the contribution is full and complete discharge and acquittance of all claims and demands for the service rendered by members during the period covered by the



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payment, except their claims to the benefits to which they may be entitled under the provisions of this chapter.

- (4) Each employer, pursuant to section 414(h)(2) of the federal Internal Revenue Code, 26 U.S.C. 414(h)(2), shall pick up and pay the contributions that would be payable by the member under subsection (1) or (2) for service rendered after June 30, 1985.
- (5) (a) The member's contributions picked up by the employer must be designated for all purposes of the retirement system as the member's contributions, except for the determination of a tax upon a distribution from the retirement system.
- (b) In the case of a member of the defined benefit plan, these contributions must become part of the member's accumulated contributions but must be accounted for separately from those previously accumulated.
- (c) In the case of a member of the defined contribution plan, these contributions must be allocated as provided in 19-3-2117.
- (6) The member's contributions picked up by the employer must be payable from the same source as is used to pay compensation to the member and must be included in the member's wages, as defined in 19-1-102, and compensation. The employer shall deduct from the member's compensation an amount equal to the amount of the member's contributions picked up by the employer and remit the total of the contributions to the board."

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Section 5. Section 19-3-316, MCA, is amended to read:

"19-3-316. Employer contribution rates. (1) Each employer shall contribute to the system. Except as provided in subsection (2), the employer shall pay as employer contributions 6.9% of the compensation paid to all of the employer's employees plus any additional contribution under subsection (3), except for those employees properly excluded from membership. Of employer contributions made under this subsection for both defined benefit plan and defined contribution plan members, a portion must be allocated for educational programs as provided in 19-3-112. Employer contributions for members under the defined contribution plan must be allocated as provided in 19-3-2117.

(2) Local government and school district employer contributions must be the total employer contribution rate provided in subsection (1) minus the state contribution rates under 19-3-319.



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	(3)	(a) Subject to subsection (4), each employer shall contribute to the system an additional
emplo	yer contri	bution equal to the percentage specified in subsection (3)(b) of the compensation paid to all of
the en	nplover's	employees, except for those employees properly excluded from membership.

- (b) The percentage of compensation to be contributed under subsection (3)(a) is 1.27% for fiscal year 2014 and increases by 0.1% each fiscal year through fiscal year 2024. For fiscal years beginning after June 30, 2024 2025 2024, the percentage of compensation to be contributed under subsection (3)(a) is 2.27%. For fiscal years beginning after June 30, 2027, there is a 0.2% 0.1% increase each fiscal year through the fiscal year ending June 30, 2037 2047. For fiscal years beginning after June 30, 2037 2047, the percentage of compensation to be contributed under subsection (3)(a) is 4.27%.
- (a) The board shall annually review the additional employer contribution provided for under (4) subsection (3) and recommend adjustments to the legislature as needed to maintain the amortization schedule set by the board for payment of the system's unfunded liabilities.
- The employer contribution required under subsection (3) terminates on January 1 following the (b) board's receipt of the system's actuarial valuation if the actuarial valuation determines that terminating the additional employer contribution pursuant to this subsection (4)(b) and reducing the employee contribution pursuant to 19-3-315(2) would not cause the amortization period to exceed 25 years."

Section 6. Section 19-20-609, MCA, is amended to read:

- "19-20-609. Employer's supplemental contribution -- actuarially determined adjustments. (1) (a) Subject to subsections (1)(b) through (1)(d), each employer shall contribute to the retirement system a supplemental amount equal to the percentage specified in subsection (1)(b) of total earned compensation of each member employed during the whole or part of the preceding payroll period.
- (b) The percentage of compensation to be contributed under subsection (1)(a) is 1% for fiscal year 2014 and increases by 0.1% each fiscal year through fiscal year 2024. For fiscal years beginning after June 30, 2024 July 1, 2025, through July 1, 2027 AFTER JUNE 30, 2024, the percentage of compensation to be contributed under subsection (1)(a) is 2%. For fiscal years beginning after June 30, 2027, there is a 0.2% 0.1% increase each fiscal year through the fiscal year ending June 30, 2037 2047. For fiscal years beginning after June 30, 2037 2047, the percentage of compensation to be contributed under subsection (1)(a) is 4%.



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1	(c)	The board may decrease the employer's supplemental contribution if:
2	(i)	the average funded ratio of the system based on the last three actuarial valuations is equal to
3	or greater than	90%;
4	(ii)	the period necessary to amortize all liabilities of the system based on the most recent annual
5	actuarial valuat	ion is less than 15 years; and
6	(iii)	the guaranteed annual benefit adjustment has been increased to the maximum allowed under
7	19-20-719.	
8	(d)	Following one or more decreases in the supplemental contribution rate pursuant to subsection
9	(1)(c), the boar	d may increase the supplemental contribution to a rate not to exceed 1% if:
10	(i)	the average funded ratio of the system based on the last three annual actuarial valuations is
11	equal to or less	s than 80%; and
12	(ii)	the period necessary to amortize all liabilities of the system based on the most recent annual
13	actuarial valuat	ion is greater than 20 years.
14	(2)	After the board has actuarially determined the need to impose, increase, or decrease a
15	supplemental o	contribution rate under this section, the imposition, increase, or decrease is effective on the first
16	day of July follo	owing the board's determination."
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18	NEW S	SECTION. Section 7. Transfer of funds. By June 30, 2025, the state treasurer shall transfer
19	\$300 million fro	om the general fund to the account provided for in 17-7-134.
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21	Sectio	n 8. Section 5, Chapter 48, Laws of 2023, is amended to read:
22	"Section	on 5. Transfer of funds. (1) By June 30, 2023, the state treasurer shall transfer \$125 million
23	from the genera	al fund to the account provided for in [section 1].
24	(2)	By June 30, 2023, the state treasurer shall transfer \$18.6 million from the general fund to the
25	statewide publi	c safety communications system account provided for in 44-4-1607.
26	(3)	By June 30, 2027, the state treasurer shall transfer any unobligated funds in the account
27	established in [section 1] as follows:



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(a) 50% to the capital developments long-range building program account established in 17-7-209;

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1	and
2	(b) 50% to the general fund."
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4	COORDINATION SECTION. SECTION 9. COORDINATION INSTRUCTION. (1) IF EITHER SENATE BILL NO. 56
5	OR HOUSE BILL NO. 924, OR BOTH, AND [THIS ACT] ARE PASSED AND APPROVED, AND IF EITHER OR BOTH AND [THIS ACT]
6	CONTAIN A SECTION THAT AMENDS 19-3-316, THEN THE SECTIONS AMENDING 19-3-316 IN SENATE BILL NO. 56 AND
7	House Bill No. 924 are void.
8	(2) IF HOUSE BILL NO. 924 AND [THIS ACT] ARE PASSED AND APPROVED, AND IF BOTH CONTAIN A SECTION
9	THAT AMENDS 19-20-609, THEN THE SECTION AMENDING 19-20-609 IN HOUSE BILL NO. 924 IS VOID.
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11	NEW SECTION. Section 10. Effective date. [This act] is effective on passage and approval.
12	- END -

