SENATE BILL 198

Introduced by Regan

1/20	Introduced						
1/20	Referred to Education & Cultural						
	Resources						
1/21	Fiscal Note Requested						
2/03	Fiscal Note Received						
2/13	Hearing						
2/14	Fiscal Note Printed						
	Died in Committee						

51st Legislature

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LC 0181/01

BILL NO. 198 1 INTRODUCED BY 2 BY REQUEST OF THE LEGISLATIVE FINANCE COMMITTEE 3

A BILL FOR AN ACT ENTITLED: "AN ACT TO INCREASE STATE 5 6 EQUALIZATION OF PUBLIC SCHOOL FUNDING FOR THE PURPOSE OF 7 PROVIDING FURTHER EDUCATIONAL OPPORTUNITY FOR MONTANA 8 STUDENTS: TO ELIMINATE THE COUNTY RETIREMENT LEVY AND THE 9 DISTRICT PERMISSIVE LEVY; TO LIMIT, WITH A PHASE-IN PERIOD, 10 A DISTRICT GENERAL FUND BUDGET; TO PROVIDE FOR STATE 11 EQUALIZATION OF A PORTION OF A DISTRICT VOTED LEVY; TO INCLUDE SCHOOL DISTRICT PERSONNEL RETIREMENT AND WORKERS' 12 COMPENSATION OBLIGATIONS IN THE DISTRICT GENERAL FUND 13 BUDGET: TO CREATE ELEMENTARY SCHOOL AND HIGH SCHOOL 14 FOUNDATION PROGRAM FUNDING SCHEDULES THAT INCLUDE A FUNDING 15 16 FACTOR FOR TEACHER EXPERIENCE; AMENDING SECTIONS 17-3-213, 17 19-4-605, 20-3-106, 20-3-324, 20-3-331, 20-5-305, 20-5-312, 18 20-6-603, 20-7-306, 20-9-141, 20-9-143, 20-9-201, 20-9-212, 19 20-9-301, 20-9-303, 20-9-320, 20-9-321, 20-9-343, 20-9-353, AND 23-5-1027, MCA; REPEALING SECTIONS 20-9-315 THROUGH 20 20-9-319, 20-9-322, 20-9-352, 20-9-501, 20-9-531, AND 21 20-9-532, MCA; AND PROVIDING AN EFFECTIVE DATE." 22

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 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

 25
 NEW SECTION.
 Section 1.
 Poundation program schedules

1 for elementary schools and high schools for school fiscal 2 years 1990 and 1991. (1) The following schedule is used to 3 calculate the foundation program schedule amount for 4 elementary schools for school fiscal year 1990, based on the 5 ANB of each district as calculated under the provisions of 6 20-9-311:

7	DISTRICT ANB	BASE AMOUNT ADDITIONAL AMOUNT PER ANB							
8	1-15	\$ 31,801 plus \$ 135 per ANB							
9	16-22	33,825 plus 4,059 for each ANB over 15							
10	23-40	61,500 plus 796 for each ANB over 22							
11	41-60	75,850 plus 3,285 for each ANB over 40							
12	61-88	141,450 plus 4,544 for each ANB over 60							
13	89-200	271,625 plus 996 for each ANB over 88							
14	201 or more	381,300 plus 1,714 for each ANB over 200							
15	(2) The fo	ollowing schedule is used to calculate the							
16	foundation proc	gram schedule amount for high schools for							
17	school fiscal ye	ear 1990, based on the ANB of each district							
18	<pre>18 as calculated under the provisions of 20-9-311:</pre>								
19	DISTRICT ANB	BASE AMOUNT ADDITIONAL AMOUNT PER ANB							
20	0-50	\$194,750 plus \$1,394 per ANB							
21	51-85	264,450 plus 1,121 for each ANB over 50							
22	86-110	303,400 plus 4,100 for each ANB over 85							
23	111-205	405,900 plus 1,671 for each ANB over 110							

24 206 or more 563,750 plus 2,099 for each ANB over 205
25 (3) The following schedule is used to calculate the

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1	foundation program schedule amount for elementary schools								
2	for school fiscal year 1991, based on the ANB of each								
3	district as calculated under the provisions of 20-9-311:								
4 DISTRICT ANB BASE AMOUNT ADDITIONAL AMOUNT PER ANB									
5	1-15 \$ 33,476 plus \$ 142 per ANB								
6	16-22 35,607 plus 4,273 for each ANB over 15								
7	23-40 64,740 plus B38 for each ANB over 22								
8	41-60 79,846 plus 3,458 for each ANB over 40								
9	61-88 148,902 plus 4,783 for each ANB over 60								
10	89-200 285,935 plus 1,049 for each ANB over 88								
11	201 or more 401,388 plus 1,804 for each ANB over 200								
12	(4) The following schedule is used to calculate the								
13	foundation program schedule amount for high schools for								
14	school fiscal year 1991, based on the ANB of each district								
15	as calculated under the provisions of 20-9-311:								
16	DISTRICT ANB BASE AMOUNT ADDITIONAL AMOUNT PER ANB								
17	0-50 \$205,010 plus \$1,467 per ANB								
18	51-85 278,382 plus 1,180 for each ANB over 50								
19	86-110 319,384 plus 4,316 for each ANB over 85								
20	111-205 427,284 plus 1,759 for each ANB over 110								
21	206 or more 593,450 plus 2,210 for each ANB over 205								
22	(5) Except as provided in 20-9-311(3)(a), all								
23	elementary schools of an elementary district and all high								
24	schools of a high school district operated within the								
25	incorporated limits of a city or town must be treated as one								

elementary school or one high school for the purposes of
 this schedule.

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NEW SECTION. Section 2. Calculation 3 of total 4 foundation program amount. The total foundation program 5 amount for a district is calculated in the following manner: 6 (1) determine the base foundation program amount in 7 [section 1] for the appropriate school fiscal year by using 8 the ANB of the district as calculated according to 20-9-311 9 for an elementary school or for a high school district;

10 (2) determine the total additional amount by 11 multiplying the ANB by the additional amount per ANB 12 indicated for that size school in [section 1];

13 (3) add the base amount in subsection (1) to the total 14 additional amount in subsection (2); and

15 (4) multiply the foundation program amount determined 16 in subsection (3) by the appropriate factor in [subsection 17 (2) of section 3] representing the teacher experience level 18 calculated for the district for the previous school fiscal 19 year.

20 <u>NEW SECTION.</u> Section 3. Calculation of district
 21 teacher experience level -- factors representing teacher
 22 experience level. (1) For the purposes of this section, the
 23 following definitions apply:

24 (a) "Teacher" means a person who:

25 (i) holds a valid Montana teacher certificate or

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specialist certificate which has been issued under the
 provisions of Title 20; and

3 (ii) is employed by a district as an instructional
4 staff member or as a specialist whose primary duties include
5 direct supervision of pupils rather than direct supervision
6 of other staff members.

7 (b) "Teacher experience" means the total credited 8 experience of a teacher that a district acknowledges for the 9 purposes of placement of the teacher on the adopted pay 10 matrix of the district or otherwise indicated by the 11 district's written contract with the teacher.

12 (2) The trustees of a district shall determine the 13 teacher experience level and the teacher experience factor 14 to calculate the total foundation program amount for the 15 district under the provisions of [section 2], using the 16 following criteria:

17 (a) Level 1--A district with 65% or more of its
18 teachers having 3 years or less of credited experience is
19 assigned a teacher experience factor of 1.

20 (b) Level 2--A district with 35% or more of its 21 teachers having more than 3 and not more than 7 years of 22 credited experience is assigned a teacher experience factor 23 of 1.16.

24 (c) Level 3--A district with more than 65% of its
25 teachers having more than 7 years of credited experience is

assigned a teacher experience factor of 1.27.

(3) The trustees of the district shall report the
following to the county superintendent in the manner
provided for school district budget reporting in this title:
(a) the district's calculated teacher experience level
for the previous school fiscal year; and

7 (b) all documentation used by the district in 8 calculating the teacher experience level for the district. 9 <u>NEW SECTION.</u> Section 4. Limitation of general fund 10 budget. (1) Except as provided in subsection (2), after 11 school fiscal year 1993, the trustees of a district may not 12 adopt a general fund budget that is in excess of 125% of the 13 total foundation program amount in [section 2].

14 (2) Until the state meets the federal wealth 15 neutrality test for use of federal funds under Title 1 of 16 Public Law 81-874 as a local source of wealth, as set forth 17 in 20 U.S.C. 240(d), the trustees of a district may adopt a 18 general fund budget in excess of the limitations in 19 subsection (1) if Public Law 81-874 funds are the sole 20 source of funding for the excess amount.

21 <u>NEW SECTION.</u> Section 5. State equalization for up to 22 ten percent above total foundation program amount. (1) 23 Whenever the trustees of a district receive approval of the 24 electors under 20-9-353 to adopt a general fund budget in 25 excess of the total foundation program amount calculated

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1 under the provisions of [section 2], any amount of the 2 excess that does not exceed 10% of the total foundation 3 program amount must be equalized by the state by a guarantee that each mill levied by a district to raise this amount 4 5 will yield \$100 per ANB. A district that is not able to generate the guaranteed amount according to the formula in 6 subsection (2) must be subsidized from the state special 7 revenue fund for state equalization aid to the public 8 9 schools. A district that generates more than the guaranteed amount according to the formula in subsection (2) shall 10 11 remit the excess amount to the state special revenue fund 12 for state equalization aid to the public schools.

13 (2) To determine the number of mills that must be
14 levied by a district to fund the district share of the
15 amount above the total foundation program as provided for in
16 subsection (1), the trustees shall:

17 (a) subtract from that amount any anticipated revenue
18 available to the district under the provisions of
19 20-9-141(1)(b)(i) through (1)(b)(ix);

(b) divide the amount determined in subsection (2)(a)
by the product of the district ANB and \$100; and

(c) certify to the county superintendent, in the
manner provided for in this chapter, the resulting number as
the number of district mills required for the district share
of funding.

1 (3) If the mill levy calculated in subsection (2) does 2 not yield the revenue required for the amount adopted by the 3 trustees and provided for in subsection (1), the state shall 4 guarantee the remainder in the manner provided for in 5 subsection (1).

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6 (4) If the levy calculated in subsection (2) yields
7 more than the adopted amount, the trustees shall remit the
8 excess in the manner provided in subsection (1).

9 (5) The superintendent of public instruction shall 10 administer the distribution of state equalization aid 11 provided for in this section. The program is funded from 12 the school district revenue remitted under the provisions of 13 subsection (4) and by any biennial appropriation by the 14 legislature for this purpose.

Section 6. Section 17-3-213, MCA, is amended to read: 15 *17-3-213. Allocation to general road fund and 16 countywide school levies. (1) The forest reserve funds so 17 apportioned to each county shall must be apportioned by the 18 county treasurer in each county between-the-several-funds as 19 follows: 20 (a) to the general road fund, 66 2/3% of the total 21 amount received; 22

23 (b) to the following countywide school levies, 33 1/3%

24 of the total sum received:

25 (i) the annual basic tax levy for elementary schools

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provided for in 20-9-331;

2 (ii) the annual special tax for high schools provided
3 for in 20-9-333; and

4 (iii) the high school transportation fund provided for
5 in 20-10-1437

6 {iv}-the--elementary--teacher--retirement--and---social
7 security-fund-provided-for-in-20-9-5017

8 (v)--the--high--school--teacher--retirement--and-social 9 security-fund-provided-for-in-20-9-501.

10 (2) The apportionment of money to the funds provided 11 for under subsection (1)(b) shall must be made by the county 12 superintendent based on the proportion that the mill levy of 13 each fund bears to the total number of mills for all the funds. Whenever the total amount of money available for 14 15 apportionment under this section is greater than the total 16 requirements of a levy, the excess money and any interest 17 income must be retained in a separate reserve fund, to be 18 reapportioned in the ensuing school fiscal year to the 19 levies designated in subsection (1)(b).

(3) In counties wherein in which special road
districts have been created according to law, the board of
county commissioners shall distribute a proportionate share
of the 66 2/3% of the total amount received for the general
road fund to such the special road district-or districts
within the county based upon the percentage that the total

area of such the road district bears to the total area of
 the entire county."

Section 7. Section 19-4-605, MCA, is amended to read: 3 "19-4-605. Pension accumulation fund -- employer's 4 5 contribution. The pension accumulation fund is the fund in 6 which the reserves for payment of pensions and annuities 7 shall must be accumulated and from which pensions, 8 annuities, and benefits in lieu thereof-shall of pensions 9 and annuities must be paid to or on account of beneficiaries credited with prior service. Contributions to and payments 10 11 from the pension accumulation fund shall must be made as 12 follows:

13 (1) Each employer shall pay into the pension 14 accumulation fund an amount equal to 7.428% of the earned 15 compensation of each member employed during the whole or 16 part of the preceding payroll period.

17 (2)--If-the-employer-is-a-district-or-community-college 18 district;---the--trustees--shall--budget--and--pay-for--the 19 employer's-contribution-under-the-provisions-of-20-9-501;

20 (3)(2) If the employer is the superintendent of public 21 instruction, a public institution of the state of Montana, a 22 unit of the Montana university system, or the Montana state 23 school for the deaf and blind, the legislature shall 24 appropriate to the employer an adequate amount to allow the 25 payment of the employer's contribution.

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1 (4)(3) If the employer is a county, the county 2 commissioners shall budget and pay for the employer's 3 contribution in the manner provided by law for the adoption of a county budget and for payments under the budget. 4

5 (5)(4) All interest and other earnings realized on the 6 moneys money of the retirement system shall must be credited 7 to the pension accumulation fund, and the amount required to 8 allow regular interest on the annuity savings fund shall 9 be transferred to that fund from the pension must 10 accumulation fund.

11 +6+(5) All pensions, annuities, and benefits in lieu thereof--shall of pensions and annuities must be paid from 12 13 the pension accumulation fund.

14 (7)(6) The retirement board may, in its discretion, 15 transfer from the pension accumulation fund an amount 16 necessary to cover expenses of administration."

17 Section 8. Section 20-3-106, MCA, is amended to read: "20-3-106. Supervision of schools -- powers and 18 19 duties. The superintendent of public instruction has the general supervision of the public schools and districts of 20 21 the state, and he shall perform the following duties or acts 22 in implementing and enforcing the provisions of this title: 23 (1) resolve any controversy resulting from the proration of costs by a joint board of trustees under the 24 provisions of 20-3-362; 25

(2) issue, renew, or deny teacher certification and 1 emergency authorizations of employment; 2

(3) negotiate reciprocal tuition agreements with other 3 states in accordance with the provisions of 20-5-314; 4

(4) serve on the teachers' retirement board in 5 accordance with the provisions of 2-15-1010; 6

(5) approve or disapprove the orders of a high school 7 boundary commission in accordance with the provisions of 8 9 20-6-311;

(6) approve or disapprove the opening or reopening of 10 a school in accordance with the provisions of 20-6-502, 11

20-6-503, 20-6-504, or 20-6-505; 12

(7) approve or disapprove school isolation within the 13 limitations prescribed by 20-9-302; 14

15 (8) generally supervise the school budgeting procedures prescribed by law in accordance with the 16 17 provisions of 20-9-102 and prescribe the school budget format in accordance with the provisions of 20-9-103 and 18 19 20-9-506;

(9) establish a system of communication 20 for calculating joint district revenues in accordance with the 21 provisions of 20-9-151; 22

(10) approve or disapprove the adoption of a district's 23 emergency budget resolution under the conditions prescribed 24 in 20-9-163 and publish rules for an application for 25

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additional state aid for an emergency budget in accordance
 with the approval and disbursement provisions of 20-9-166;
 (11) generally supervise the school financial
 administration provisions as prescribed by 20-9-201(2);

5 (12) prescribe and furnish the annual report forms to 6 enable the districts to report to the county superintendent 7 in accordance with the provisions of 20-9-213(5) and the 8 annual report forms to enable the county superintendents to 9 report to the superintendent of public instruction in 10 accordance with the provisions of 20-3-209;

(13) approve, disapprove, or adjust an increase of the
 average number belonging (ANB) in accordance with the
 provisions of 20-9-313 and 20-9-314;

14 (14) distribute state equalization aid in support of
15 the foundation program in accordance with the provisions of
16 20-9-342, 20-9-346, and 20-9-347 and in support of district
17 levy equalization in accordance with [section 5];

18 (15) distribute state impact aid in accordance with the 19 provisions of 20-9-304;

20 (16) provide for the uniform and equal provision of
21 transportation by performing the duties prescribed by the
22 provisions of 20-10-112;

23 (17) approve or disapprove an adult education program
24 for which a district proposes to levy a tax in accordance
25 with the provisions of 20-7-705;

1 (18) request, accept, deposit, and expend federal 2 moneys money in accordance with the provisions of 20-9-603; 3 (19) authorize the use of federal moneys money for the 4 support of an interlocal cooperative agreement in accordance 5 with the provisions of 20-9-703 and 20-9-704;

6 (20) prescribe the form and contents of and approve or
7 disapprove interstate contracts in accordance with the
8 provisions of 20-9-705;

9 (21) approve or disapprove the conduct of school on a
10 Saturday or on pupil-instruction-related days in accordance
11 with the provisions of 20-1-303 and 20-1-304;

12 (22) recommend standards of accreditation for all 13 schools to the board of public education and evaluate 14 compliance with such the standards and recommend 15 accreditation status of every school to the board of public 16 education in accordance with the provisions of 20-7-101 and 17 20-7-102;

18 (23) collect and maintain a file of curriculum guides
19 and assist schools with instructional programs in accordance
20 with the provisions of 20-7-113 and 20-7-114;

(24) establish and maintain a library of visual, aural,
 and other educational media in accordance with the
 provisions of 20-7-201;

24 (25) license textbook dealers and initiate prosecution25 of textbook dealers violating the law in accordance with the

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1 provisions of the textbooks part of this title;

(26) as the governing agent and executive officer of
the state of Montana for K-12 vocational education, adopt
the policies prescribed by and in accordance with the
provisions of 20-7-301;

6 (27) supervise and coordinate the conduct of special
7 education in the state in accordance with the provisions of
8 20-7-403;

9 (28) administer the traffic education program in
10 accordance with the provisions of 20-7-502;

11 (29) administer the school food services program in 12 accordance with the provisions of 20-10-201, 20-10-202, and 13 20-10-203;

14 (30) review school building plans and specifications in
15 accordance with the provisions of 20-6-622;

16 (31) prescribe the method of identification and signals
17 to be used by school safety patrols in accordance with the
18 provisions of 20-1-408;

19 (32) provide schools with information and technical 20 assistance for compliance with the student assessment rules 21 provided for in 20-2-121 and collect and summarize the 22 results of such the student assessment for the board of 23 public education and the legislature; and

24 (33)-administer--the--distribution--of-state-retirement
 25 equalization-aid-in-accordance-with-20-9-532;-and

(34)(33) perform any other duty prescribed from time to
 time by this title, any other act of the legislature, or the
 policies of the board of public education."

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Section 9. Section 20-3-324, MCA, is amended to read:
"20-3-324. Powers and duties. As prescribed elsewhere
in this title, the trustees of each district shall have--the
power--and--it--shall-be-their-duty-to-perform-the-following
duties-or-acts:

9 (1) employ or dismiss a teacher, principal, or other 10 assistant upon the recommendation of the district 11 superintendent, the county high school principal, or other 12 principal as the board may--deem considers necessary, 13 accepting or rejecting such any recommendation as the 14 trustees shall in their sole discretion determine, in 15 accordance with the provisions of Title 20, chapter 4;

(2) employ and dismiss administrative personnel,
clerks, secretaries, teacher aides, custodians, maintenance
personnel, school bus drivers, food service personnel,
nurses, and any other personnel deemed considered necessary
to carry out the various services of the district;

(3) administer the attendance and tuition provisions
and otherwise govern the pupils of the district in
accordance with the provisions of the pupils chapter of this
title;

25 (4) call, conduct, and certify the elections of the

district in accordance with the provisions of the school
 elections chapter of this title;

3 (5) participate in the teachers' retirement system of
4 the state of Montana in accordance with the provisions of
5 the teachers' retirement system chapter of Title 19;

6 (6) participate in district boundary change actions in
7 accordance with the provisions of the districts chapter of
8 this title;

9 (7) organize, open, close, or acquire isolation status 10 for the schools of the district in accordance with the 11 provisions of the school organization part of this title;

12 (8) adopt and administer the annual budget or an 13 emergency budget of the district in accordance with the 14 provisions of the school budget system part of this title; 15 (9) conduct the fiscal business of the district in 16 accordance with the provisions of the school financial 17 administration part of this title;

18 (10) establish the ANB, foundation program, permissive 19 Hewy, additional levy, cash reserve, and state impact aid 20 amount for the general fund of the district in accordance 21 with the provisions of the general fund part of this title; 22 (11) establish, maintain, budget, and finance the 23 transportation program of the district in accordance with 24 the provisions of the transportation parts of this title;

25 (12) issue, refund, sell, budget, and redeem the bonds

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of the district in accordance with the provisions of the
 bonds parts of this title;

3 (13) when applicable, establish, financially administer, and budget for the tuition fund, retirement 4 fund, building reserve fund, adult education fund, 5 nonoperating fund, school food services fund, miscellaneous 6 7 federal programs fund, building fund, lease or rental 8 agreement fund, traffic education fund, and interlocal cooperative agreement fund in accordance with the provisions 9 10 of the other school funds parts of this title;

11 (14) when applicable, administer any interlocal 12 cooperative agreement, gifts, legacies, or devises in 13 accordance with the provisions of the miscellaneous 14 financial parts of this title;

15 (15) hold in trust, acquire, and dispose of the real and personal property of the district in accordance with the 17 provisions of the school sites and facilities part of this 18 title;

(16) operate the schools of the district in accordance
with the provisions of the school calendar part of this
title;

(17) establish and maintain the instructional services
of the schools of the district in accordance with the
provisions of the instructional services, textbooks,
vocational education, and special education parts of this

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1 title;

(18) establish and maintain the school food services of
the district in accordance with the provisions of the school
food services parts of this title;

5 (19) make such reports from time to time as the county
6 superintendent, superintendent of public instruction, and
7 board of public education may require;

8 (20) retain, when deemed <u>considered</u> advisable, a
9 physician or registered nurse to inspect the sanitary
10 conditions of the school or the general health conditions of
11 each pupil and, upon request, make available to any parent
12 or guardian any medical reports or health records maintained
13 by the district pertaining to his child;

14 (21) for each member of the trustees, visit each school 15 of the district not less than once each school fiscal year 16 to examine its management, conditions, and needs, except 17 trustees from a first-class school district may share the 18 responsibility for visiting each school in the district;

(22) procure and display outside daily in suitable
weather at each school of the district an American flag
which-shall-be that measures not less than 4 feet by 6 feet;
and

(23) perform any other duty and enforce any other
 requirements for the government of the schools prescribed by
 this title, the policies of the board of public education,

or the rules of the superintendent of public instruction." 1 2 Section 10. Section 20-3-331, MCA, is amended to read: *20-3-331. Purchase of liability insurance -- workers' 3 ۵ compensation costs. (1) The trustees of any district may purchase insurance coverage for the district, trustees, and 6 employees against liability for the death, injury, or disability of any person or damage to property. 7 8 (2) The trustees of a district shall include in the general fund budget of the district the cost of workers' 9 10 compensation coverage required by Title 39, chapter 71." 11 Section 11. Section 20-5-305, MCA, is amended to read: 12 "20-5-305. Elementary tuition rates. (1) Whenever a 13 pupil of an elementary district has been granted approval to 14 attend a school outside of the district in which he resides, 15 under the provisions of 20-5-301 or 20-5-302, such the 16 district of residence shall pay tuition to the elementary district where the pupil attends school. Except as provided 17 18 in subsection (2), the basis of the rate of tuition shall be 19 determined by the attended district. The rate of tuition 20 shall must be determined by: 21 (a) totaling the actual expenditures from the district 22 general fund, and the debt service fund, and, if the pupil

23 is-a-resident-of-another-county-the-retirement-fund;

24 (b) dividing the amount determined in subsection25 (1)(a) by the ANB of the district for the current fiscal

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year, as determined under the provisions of 20-9-311; and 1 (c) subtracting from the amount determined in 2 subsection (1)(b), the total of the per-ANB amount allowed 3 by-20-9-316-through-20-9-321 calculated under the provisions 4 of [section 2] that represents the foundation program as 5 prescribed by 20-9-303 plus the per-ANB amount determined by 6 dividing the any state financing of the district permissive 7 levy amount above the total foundation program as provided 8 for in [section 5] by the ANB of the district,-from-the 9 amount-determined-in-subsection-fl;tb;. 10

11 (2) The tuition for a full-time elementary special 12 education pupil must be determined under rules adopted by 13 the superintendent of public instruction for the calculation 14 of elementary tuition for full-time elementary special 15 education pupils as designated in 20-9-311 for funding 16 purposes."

17 Section 12. Section 20-5-312, MCA, is amended to read: 18 "20-5-312. Reporting, budgeting, and payment for high 19 school tuition. (1) Except as provided in subsection (2), at 20 the close of the school term of each school fiscal year, the 21 trustees of each high school district shall determine the 22 rate of tuition for the current school fiscal year by:

(a) totaling the actual expenditures from the district
general fund₇ and the debt service fund₇-and₇-if--the--pupil
is-a-resident-of-another-county₇-the-retirement-fund;

(b) dividing the amount determined in subsection
 (1)(a) above by the ANB of the district for the current
 fiscal year, as determined under the provisions of 20-9-311;
 and

5 (c) subtracting from the amount determined in 6 subsection (1)(b), the total of the per-ANB amount allowed 7 by-20-9-316-through-20-9-321 calculated under the provisions 8 of [section 2] that represents the foundation program as 9 prescribed by 20-9-303 plus the per-ANB amount determined by 10 dividing the any state financing of the district permissive 11 levy amount above the total foundation program as provided 12 for in [section 5] by the ANB of the district--from--the 13 amount-determined-in-subsection-(1)(b)-above.

14 (2) The tuition for a full-time high school special 15 education pupil must be determined under rules adopted by 16 the superintendent of public instruction for the calculation 17 of tuition for full-time high school special education 18 pupils as designated in 20-9-311 for funding purposes.

(3) Before July 15, the trustees shall report to thecounty superintendent of the county in which the district islocated:

(a) the names, addresses, and resident districts of
the pupils attending the schools of the district under an
approved tuition agreement;

25 (b) the number of days of school attended by each

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1 pupil;

2 (c) the amount, if any, of each pupil's tuition
3 payment that the trustees, in their discretion, shall have
4 the authority to waive; and

5 (d) the rate of current school fiscal year tuition, as6 determined under the provisions of this section.

7 (4) When the county superintendent receives a tuition
8 report from a district, he shall immediately send the
9 reported information to the superintendent of each district
10 in which the reported pupils reside.

11 (5) When the district superintendent receives a tuition report or reports for high school pupils residing in 12 13 his district and attending an out-of-district high school under approved tuition agreements, he shall determine the 14 15 total amount of tuition due such to the out-of-district high 16 schools on the basis of the following per-pupil schedule: 17 the rate of tuition, number of pupils attending under an approved tuition agreement, and other information provided 18 by each high school district where resident district pupils 19 20 have attended school.

(6) The total amount of the high school tuition, with consideration of any tuition waivers, for pupils attending a high school outside the county of residence shall <u>must</u> be financed by the county basic special tax for high schools as provided in 20-9-334. In December, the county superintendent

shall cause the payment by county warrant of at least 1 one-half of the high school tuition obligations established 2 under this section out of the first moneys money realized 3 from the county basic special tax for high schools. The 4 remaining obligations must be paid by June 15 of the school 5 fiscal year. The payments shall must be made to the county 6 treasurer of the county where each high school entitled to 7 tuition is located. The county treasurer shall credit such 8 tuition the receipts to the general fund of the applicable 9 high school district, and the tuition receipts shall must be 10 used in accordance with the provisions of 20-9-141. 11

(7) For pupils attending a high school outside their 12 district of residence but within the county of residence, 13 the total amount of the tuition, with consideration of any 14 tuition waivers, must be paid during the ensuing school 15 fiscal year. The trustees of the sending high school 16 district shall include the tuition amount in the tuition 17 fund of the preliminary and final budgets. This budgeted 18 tuition amount is not subject to the budget adjustment 19 provisions of 20-9-132. The county superintendent shall 20 report the net tuition fund levy requirement for each high 21 school district to the county commissioners on the second 22 Monday of August, and a levy on the district shall must be 23 made by the county commissioners in accordance with 24 20-9-142. This levy requirement shall must be calculated by 25

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1 subtracting from the total expenditure amount authorized in 2 the final tuition fund budget the sum of the cash balance in 3 the tuition fund at the end of the immediately preceding 4 school fiscal year plus any other anticipated money that may be realized in the tuition fund. The trustees shall pay by 5 6 warrants drawn on the tuition fund the tuition amounts owed to each district included in the county superintendent's 7 notification. Payments shall must be made whenever there is 8 9 a sufficient amount of cash available in the tuition fund 10 but no later than the end of the school fiscal year for 11 which the budget is adopted. However, if the trustees of either the sending or receiving high school district feel 12 13 the transfer privilege provided by this subsection is being abused, they may appeal to the county superintendent of 14 schools, who shall hold a hearing and either approve or 15 16 disapprove the transfer."

17 Section 13. Section 20-6-603, MCA, is amended to read: 18 "20-6-603. Trustees' authority to acquire or dispose 19 of sites and buildings -- when election required. (1) The 20 trustees of any district shall-have-the-authority-to may 21 purchase, build, exchange, or otherwise acquire, or sell, or 22 otherwise dispose of sites and buildings of the district. 23 Such--action--shall Action may not be taken by the trustees 24 without the approval of the qualified electors of the 25 district at an election called for such the purpose of 1 approval unless:

2 (a) a bond issue has been authorized for the purpose
3 of constructing, purchasing, or acquiring the site or
4 building;

5 (b) an additional levy under the provisions of 6 20-9-353 has been approved for the purpose of constructing, 7 purchasing, or acquiring the site or building;

8 (c) the cost of constructing, purchasing, or acquiring 9 the site or building is financed without exceeding the 10 maximum-general-fund-budget-without-a-vote-amount-prescribed 11 in-20-9-316-through-20-9-321 total foundation program amount 12 prescribed in [section 2] and, in the case of a site 13 purchase, the site has been approved under the provisions of 14 20-6-621; or

15 (d) moneys-are money is otherwise available under the 16 provisions of this title and the ballot for the site 17 approval for such the building incorporated incorporates a 18 description of the building to be located on the site.

19 (2) When an election is conducted under the provisions 20 of this section, it shall must be called under the 21 provisions of 20-20-201 and shall must be conducted in the 22 manner prescribed by this title for school elections. An 23 elector qualified to vote under the provisions of 20-20-301 24 shall--be--permitted--to may vote in such the election. If a 25 majority of those electors voting at the election approve

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1 the proposed action, the trustees may take the proposed 2 action."

3 Section 14. Section 20-7-306, MCA, is amended to read:
4 "20-7-306. Distribution of secondary vocational
5 education and industrial arts funds. (1) The superintendent
6 of public instruction shall categorize secondary vocational
7 programs into one of five weighted categories based upon the
8 relative additional costs of those programs.

9 (2) The superintendent of public instruction shall
10 determine the weighted category to be assigned industrial
11 arts programs.

12 (3) The superintendent of public instruction shall 13 adjust the weighted categories as necessary to assure that 14 the procedures outlined in subsections (4) and (5) do not 15 result in entitlements that exceed the amount appropriated. (4) Funding shall must be based upon the average 16 number belonging (ANB) to for secondary vocational education 17 18 and industrial arts programs of the high school district in 19 the year immediately preceding the year for which funding is 20 requested. The ANB shall must be computed for each separate 21 secondary vocational education and industrial arts program. 22 (5) For secondary vocational education programs the 23 ANB generated for each category established in subsection (1) shall must be multiplied by the factor for that 24 25 category7 and the product thereof-shall must be multiplied

by the applicable ANB dollar value established by 20-9-319
[section 1. Industrial arts programs shall must be funded at
50% of the category assigned. The high school district is
entitled to receive for secondary vocational education and
industrial arts, the total of all secondary vocational
education and industrial arts categories so computed.

(6) The superintendent of public instruction shall 7 annually distribute the funds allocated in this section by 8 November 1. The money so received by the high school 9 district must be deposited into the subfund of the 10 miscellaneous programs fund established by 20-9-507 and 11 shall must be expended only for approved secondary 12 vocational education and industrial arts programs. The 13 expenditure of the money so-received-shall must be reported 14 15 in the annual trustees' report as required by 20-9-213."

16 Section 15. Section 20-9-141, MCA, is amended to read: 17 "20-9-141. Computation of general fund net levy 18 requirement by county superintendent. (1) The county 19 superintendent shall compute the levy requirement for each 20 district's general fund on the basis of the following 21 procedure:

(a) Determine the total of the funding required for
the district's final general fund budget less the amount
established by the schedules-in-20-9-3t6-through-20-9-321
total foundation program amount calculated in [section 2] by

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1 totaling:

2 (i) the district's nonisolated school foundation
3 program requirement to be met by a district levy as provided
4 in 20-9-303;

5 (ii) the district's permissive-levy-amount-as-provided
6 in-20-9-352 share of the amount above the total foundation
7 program as provided in [section 5]; and

8 (iii) any <u>additional</u> general fund budget amount adopted
9 by the trustees of the district under the provisions of
20-9-353, including any additional levies authorized by the
11 electors of the district.

(b) Determine the total-of-the-moneys money available
for the reduction of the property tax on the district for
the general fund by totaling:

15 (i) anticipated federal moneys <u>money</u> received under 16 the provisions of Title I of Public Law 81-874 or other 17 anticipated federal moneys <u>money</u> received in lieu of such 18 federal <u>that</u> act;

(ii) anticipated tuition payments for out-of-district
pupils under the provisions of 20-5-303, 20-5-307, 20-5-312,
and 20-5-313;

(iii) general fund cash reappropriated, as establishedunder the provisions of 20-9-104;

(iv) anticipated or reappropriated state impact aid
 received under the provisions of 20-9-304;

(v) anticipated revenue from vehicle-property-taxes
 <u>fees</u> imposed under <u>23-2-518</u>, <u>23-2-803</u>, 61-3-504(2),
 61-3-521, and 61-3-537, and 67-3-205;

4 (vi) anticipated net proceeds taxes for interim
5 production and new production, as defined in 15-23-601;

6 (vii) anticipated interest to be earned or
7 reappropriated interest earned by the investment of general
8 fund cash in accordance with the provisions of 20-9-213(4);
9 and

10 (viii) anticipated revenue from corporation license
11 taxes collected from financial institutions under the
12 provisions of 15-31-702; and

13 (viii)(ix) any other revenue anticipated by the 14 trustees to be received during the ensuing school fiscal 15 year which may be used to finance the general fund.

16 (c) Subtract the total-of-the-moneys money available
17 to reduce the property tax required to finance the general
18 fund that has been determined in subsection (1)(b) from the
19 total requirement determined in subsection (1)(a).

(2) The net general fund levy requirement determined
in subsection (1)(c) shall must be reported to the county
commissioners on the second Monday of August by the county
superintendent as the general fund levy requirement for the
district, and a levy shall must be made by the county
commissioners in accordance with 20-9-142."

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Section 16. Section 20-9-143, MCA, is amended to read: 1 2 *20-9-143. Allocation of federal funds in lieu of property taxation. Federal funds received by a district 3 under the provisions of Title I of Public Law 81-874 or 4 5 funds designated in lieu of such-federal that act by the congress of the United States may be allocated to the 6 various operating budgets of the district by the trustees, 7 8 except as provided in [section 4] and [section 26]."

9 Section 17. Section 20-9-201, MCA, is amended to read:
10 "20-9-201. Definitions and application. (1) As used in
11 this title, unless the context clearly indicates otherwise,
12 "fund" means a separate detailed account of receipts and
13 expenditures for a specific purpose as authorized by law.
14 Funds are classified as follows:

15 (a) A "budgeted fund" means any fund for which a 16 budget must be adopted in order to expend any money from 17 such the fund. The general fund, transportation fund, bus 18 depreciation reserve fund, elementary tuition fund, retirement-fund, debt service fund, leased facilities fund, 19 20 building reserve fund, adult education fund, nonoperating 21 fund, vocational-technical-center-fund, and any other funds 22 so designated by the legislature shall--be are budgeted 23 funds.

(b) A "nonbudgeted fund" means any fund for which abudget is not required in order to expend any money on

deposit in such the fund. The school food services fund,
 miscellaneous federal programs fund, building fund, lease or
 rental agreement fund, traffic education fund, interlocal
 cooperative fund, and any other funds so designated by the
 legislature shall-be are nonbudgeted funds.

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(2) The school financial administration provisions of 6 this title apply to all money of any elementary or high 7 8 school district except the extracurricular money realized from pupil activities. The superintendent of public 9 instruction has general supervisory authority as prescribed 10 by law over the school financial administration provisions, 11 12 as they relate to elementary and high school districts, as prescribed-by-law-and He shall establish-such adopt rules as 13 are necessary to secure compliance with the law." 14

15 Section 18. Section 20-9-212, MCA, is amended to read:
16 "20-9-212. Duties of county treasurer. The county
17 treasurer of each county shall:

(1) receive and hold all school money subject to 18 19 apportionment and keep a separate accounting of its apportionment to the several districts which are entitled to 20 a portion of such the money according to the apportionments 21 ordered by the county superintendent. A separate accounting 22 23 shall must be maintained for each county fund supported by a countywide levy for a specific, authorized purpose, 24 including: 25

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(a) the basic county tax in support of the elementary 2 foundation programs; (b) the basic special tax for high schools in support 3 of the high school foundation programs; 4 (c) the county tax in support of the county's high 5 school transportation obligation; and 6 fd)--the--county--tax--in--support--of--the-high-school 7 obligations-to--the--retirement--systems--of--the--state--of 8 9 Montanat +e>--anv--additional--county--tax--required--by--law-to 10 provide--for--deficiency---financing---of---the---elementary 11 12 foundation-programs; 13 (f)--any--additional--county--tax--required--by--law-to provide--for--deficiency--financing--of--the---high---school 14 15 foundation-programs;-and tg)(d) any other county tax for schools, including the 16 community colleges, which may be authorized by law and 17 levied by the county commissioners; 18 19 (2) whenever requested, notify the county superintendent and the superintendent of public instruction 20 of the amount of county school money on deposit in each of 21 the funds enumerated in subsection (1) of this section and 22 23 the amount of any other school money subject to 24 apportionment and apportion such the county and other school 25 money to the districts in accordance with the apportionment

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ordered by the county superintendent; 1

(3) keep a separate accounting of the expenditures for 2 each budgeted fund included in the final budget of each 3 district: ₫

(4) keep a separate accounting of the receipts, 5 expenditures, and cash balances for each budgeted fund б included in the final budget of each district and for each 7 nonbudgeted fund established by each district; 8

(5) except as otherwise limited by law, pay all 9 warrants properly drawn on the county or district school 10 money and properly endorsed by their holders; 11

(6) receive all revenue collected by and for each 12 13 district and deposit these receipts in the fund designated by law or by the district if no fund is designated by law. 14 Interest and penalties on delinquent school taxes shall must 15 be credited to the same fund and district for which the 16 original taxes were levied. 17

(7) send all revenues revenue received for a joint 18 district, part of which is situated in his county, to the 19 county treasurer designated as the custodian of such 20 revenues the revenue, no later than December 15 of each year 21 and every 3 months thereafter until the end of the school 22 23 fiscal year;

(8) at the direction of the trustees of a district, 24 assist the district in the issuance and sale of tax and 25

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revenue anticipation notes as provided in Title 7, chapter
6, part 11;

3 (9) register district warrants drawn on a budgeted 4 fund in accordance with 7-6-2604 when there is insufficient 5 money available in the--sum--of-money-in all funds of the 6 district to make payment of such the warrant. Redemption of 7 registered warrants shall must be made in accordance with 8 7-6-2116, 7-6-2605, and 7-6-2606.

9 (10) invest the money of any district as directed by
10 the trustees of the district within 3 working days of such
11 the direction;

12 (11) give each month give to the trustees of each 13 district an itemized report for each fund maintained by the 14 district, showing the paid warrants, outstanding warrants, 15 registered warrants, amounts and types of revenue received, 16 and the cash balance; and

17 (12) remit promptly to the state treasurer receipts for
18 the county tax for a vocational-technical center when levied
19 by the board of county commissioners."

Section 19. Section 20-9-301, MCA, is amended to read:
 "20-9-301. Purpose and---definition of foundation
 program and definition of general fund budget. (1) A uniform
 system of free public schools sufficient for the education
 of and open to all school age children of the state shall
 must be established and maintained throughout the state of

Montana. The state shall aid in the support of its several
 school districts on the basis of their financial need as
 measured by the foundation program and in the manner
 established in this title.

5 (2) The principal budgetary vehicle for achieving the 6 minimum financing as established by the foundation program 7 shall--be is the general fund <u>budget</u> of the district. The 8 purpose of the general fund shall-be <u>budget</u> is to finance 9 those general maintenance and operational costs of a 10 district not financed by other funds established for special 11 purposes in this title.

(3) The amount of the general fund budget for each 12 school fiscal year shall may not exceed the financing 13 limitations established by this title but shall may not be 14 no less than the amount established by law as the foundation 15 program. The general fund budget shall must be financed by 16 17 the foundation program revenues and may be supplemented by 18 the permissive-levy-and additional voted levies levy in the 19 manner provided by law."

20 Section 20. Section 20-9-303, MCA, is amended to read: 21 "20-9-303. Definition of foundation program and--its 22 proportion--of-the-maximum-general-fund-without-a-voted-levy 23 schedule-amount -- nonisolated school foundation program 24 financing -- special education funds. (1) As used in this 25 title, the term "foundation program" shall--mean means the

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1 minimum operating expenditures7-as-established-herein7 that 2 are sufficient to provide for the educational program of a 3 school. The foundation program relates only to those 4 expenditures authorized by a district's general fund budget 5 and shall may not include expenditures from any other fund. 6 It shall-be is financed by:

(a) county equalization moneys money; and

(b) state equalization aid.

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(2) The dollar amount of the foundation program shall 9 10 be----89% is 100% οĒ the 11 maximum-general-fund-budget-without-a-voted-levy--limitation as--set--forth-in-the-schedules-in-20-9-316-through-20-9-321 12 13 total foundation program amount calculated under [section 14 2]. The foundation program of an elementary school having an 15 ANB of nine or fewer pupils for 2 consecutive years which is not approved as an isolated school under the provisions of 16 20-9-302 shall--be--80% is 100% of the schedule total 17 18 foundation program amount, but the county and state shall 19 participate in financing one-half of the foundation program, and the district shall finance the remaining one-half by a 20 21 tax levied on the property of the district. When a school of nine or fewer pupils is approved as isolated under the 22 23 provisions of 20-9-302, the county and state shall participate in the financing of the total amount of the 24 25 foundation program.

(3) Funds provided to support the special education 1 2 accounting budget may be expended only for special education purposes as approved by the superintendent of public 3 instruction in accordance with the special education 4 budgeting provisions of this title. Expenditures for special 5 education shall must be accounted for separately from the 6 balance of the school district general fund. Transfers 7 between items within the special education budget for 8 accounting purposes may be made at the discretion of the q 10 board of trustees in accordance with the financial administration part of this title. The unexpended balance of 11 the special education accounting budget shall-carry carries 12 over to the next year to reduce the amount of funding 13 required to finance the district's ensuing year's 14 15 maximum-budget-without-a-vote foundation program amount for 16 special education."

17 Section 21. Section 20-9-320, MCA, is amended to read: 18 "20-9-320. Maximum---general---fund----budget Total 19 foundation program amount for junior high school. (1) The 20 general fund budget amount for an approved and accredited 21 junior high school shall must be prorated between the 22 elementary district general fund budget and the high school 23 district general fund budget in the following manner:

24 (a)(1) determine the per-ANB schedule amount for the 25 school, as defined-by-20-9-317-and--20-9-319 calculated in

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1 [section 2], from the high school schedule;

2 (b)(2) calculate the ANB for the regularly enrolled 3 full-time pupils enrolled in the 7th and 8th grades of the 4 junior high school;

5 (c)(3) multiply the per-ANB schedule amount determined 6 in subsection (1)(a) by the ANB calculated in subsection 7 (1)(b) (2) to determine the authorized general fund budget 8 amount which-shall-be available for the elementary district 9 general fund budget; and

10 (d)(4) subtract the amount determined in subsection 11 (t)(e) (3) from the total authorized general fund budget 12 amount for the school to determine the authorized general 13 fund budget amount which--shall-be available for the high 14 school district general fund budget.

15 (2)--The-general-fund-budget-amount-determined-for-each 16 school--of--a--district--under--the--schedules--provided--in 17 20-9-316--through-20-9-319-shall-be-totaled-to-determine-the 18 maximum-general-fund-budget-without-a-voted-levy--for---such 19 district."

20 Section 22. Section 20-9-321, MCA, is amended to read: 21 *20-9-321. Maximum---general--fund--budget Foundation 22 program amount and contingency funds for special education. 23 For establishing (1)the purpose of the 24 maximum-budget-without-a-vote foundation program amount for 25 a current year special education program for a school

district, the superintendent of public instruction will
shall determine the total estimated cost of the special
education program for the school district on the basis of a
special education program budget submitted by the district.
The budget will <u>must</u> be prepared on forms provided by the
superintendent of public instruction and will <u>must</u> set out
for each program:

8 (a) the estimated allowable costs associated with 9 operating the program where allowable costs are as defined 10 in 20-7-431;

11 (b) the number of pupils expected to be enrolled in 12 the program; and

(c) any other data required by the superintendent of
 public instruction for budget justification purposes and--to
 administer-the-provisions-of-20-9-315-through-20-9-321.

16 (2) The total amount of allowable costs approved by 17 the superintendent of public instruction shall--be is the 18 special education maximum-budget-without-a-vote foundation 19 program amount for current year special education program purposes. The total amount of allowable costs that are 20 approved for the special education budget shall may not, 21 22 condition, under any be less than the maximum-budget-without-a-vote foundation program amount for 23 one regular ANB for each special full-time special pupil in 24 25 the school district.

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1 (3) If a special education program is implemented or 2 expanded during a given school term too late to be included 3 determination of district in the the 4 maximum-budget-without-a-vote general fund budget for the 5 school year as prescribed in this part, allowable costs 6 approved under the budgeting provisions of subsections (1) 7 and (2) for the operation of the program during the given year must be funded from any legislative appropriation for 8 9 contingency financing for special education. Contingency funds granted under this subsection must be deposited in a 10 11 separate account of the miscellaneous programs fund of the district as provided in 20-9-507. However, if contingency 12 13 funds are not available, then subject to the approval of the program by the superintendent under the emergency budget 14 provisions of 20-9-161(5), allowable costs for the given 15 year may be added to the maximum-budget-without-a-vote 16 17 foundation program amount for special education for the subsequent school year. Such The allowable costs must be 18 recorded as previous year special education expenses in the 19 20 school district budget for the subsequent school year.

(4) The sum of the previous year special education expenses as defined in subsection (3) above and the maximum-budget-without-a-vote foundation program amount for current year special education as defined in subsections (1) and (2) shall--be is the special education budget for 1 accounting purposes.

2 (5) The maximum-budget-without-a-vote <u>foundation</u> 3 <u>program amount</u> for special education will <u>must</u> be added to 4 the maximum-budget-without-a-vote-of-the-regular-program-ANB 5 defined--in--20-9-311--and--20-9-313--to--obtain--the total 6 maximum-budget-without-a-vote <u>foundation program amount</u> for 7 the district."

я Section 23. Section 20-9-343, MCA, is amended to read: 9 "20-9-343. Definition of and revenue for state 10 equalization aid. (1) As used in this title, the term "state 11 equalization aid means those-moneys the money deposited in 12 the state special revenue fund as required in this section 13 plus any legislative appropriation of money from other 14 sources for distribution to the public schools for the 15 purpose of equalization of the foundation program.

16 (2) The legislative appropriation for state 17 equalization aid shall must be made in a single sum for the biennium. The superintendent of public instruction has 18 19 authority-to may spend such the appropriation, together with 20 the earmarked revenues provided in subsection (3), as 21 required for foundation program purposes throughout the 22 biennium.

23 (3) The following shall <u>must</u> be paid into the state
24 special revenue fund for state equalization aid to public
25 schools of the state:

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1 (a) 31-8%-of-all money received from the collection of 1 income taxes under chapter 30 of Title 15 as provided in 2 2 3 15-1-501; 3 (b) 25%-of-all money, except as provided in 15-31-702. 4 4 received from the collection of corporation license and 5 5 6 income taxes under chapter 31 of Title 15, as provided by 6 7 15-1-501; 7 8 (c) ±00%--of-the money allocated to state equalization 8 9 from the collection of the severance tax on coal: 9 10 (d) 100%-of-the money received from the treasurer of 10 11 the United States as the state's shares of oil, gas, and 11 12 other mineral royalties under the federal Mineral Lands 12 13 Leasing Act, as amended; 13 14 (e) interest and income money described in 20-9-341 14 15 and 20-9-342; 15 16 (f) income from the education trust fund account; and 16 17 (g) income from the lottery, as provided for in 17 18 23-5-1027; and 18 19 (g)(h) in addition to these revenues, the surplus 19 20 revenues collected by the counties for foundation program 20 21 support according to 20-9-331 and 20-9-333. 21 22 (4) Any surplus revenue in the state equalization aid 22 23 account in the second year of a biennium may be used to 23 reduce the appropriation required for the next succeeding 24 24 biennium." 25 25 -43-

Section 24. Section 20-9-353, MCA, is amended to read: "20-9-353. Additional levy for general fund --election for authorization to impose. (1) The Except as provided in [section 26], the trustees of any district may propose to adopt a general fund budget in excess of the general fund budget amount for such the district as established by the schedules-in--20-9-316--through--20-9-321 total foundation program amount in [section 2], but not in excess of the general fund budget limitation set forth in [section 4], for any of the following purposes: (a) building, altering, repairing, or enlarging any schoolhouse of the district; (b) furnishing additional school facilities for the district: (c) acquisition of land for the district; (d) proper maintenance and operation of the school programs of the district. (2) When the trustees of any district determine that an additional amount of financing is required for the general fund budget that is in excess of the statutory schedule total foundation program amount, the trustees shall submit the proposition of an additional levy to raise such the excess amount of general fund financing to the electors who are qualified under 20-20-301 to vote upon such the proposition, except that no an election shall--be is not

required to permit the school trustees to use any funds 1 available to finance the additional amount other than those 2 funds to be raised by the additional levy. Such The special 3 election shall must be called and conducted in the manner 4 prescribed by this title for school elections. The ballot 5 6 for such the election shall must state only the amount of money to be raised by additional property taxation, the 7 approximate number of mills required to raise such the 8 9 money, and the purpose for which such the money will be 10 expended7. and-it-shall The ballot must be in the following 11 format:

12

PROPOSITION

13 Shall a levy be made in addition to the levies 14 authorized by law in such the number of mills as may be 15 necessary to raise the sum of (state the amount to be raised 16 by additional tax levy), and being approximately (give 17 number) mills, for the purpose of (insert the purpose for 18 which the additional tax levy is made)?

19 🗌 FOR the levy.

20 AGAINST the levy.

(3) If the election on any additional levy for the
general fund is approved by a majority vote of those the
electors voting at such the election, the proposition shall
carry carries and the trustees may use any portion or all of
the authorized amount in adopting the preliminary general

fund budget. The trustees shall certify the additional levy amount authorized by such-a the special election on the budget form that is submitted to the county superintendent, and the county commissioners shall levy such the authorized number of mills on the taxable value of all taxable property within the district, as prescribed in 20-9-141, as-are required to raise the amount of such the additional levy.

8 (4) Authorization to levy an additional tax under the 9 provisions of this section shall-be is effective for only 1 10 school fiscal year and shall must be authorized by a special 11 election conducted before August 1 of the school fiscal year 12 for which it is effective."

13 Section 25. Section 23-5-1027, MCA, is amended to 14 read:

15 "23-5-1027. Disposition of revenue. (1) (a) As near as 16 possible to 45% of the money paid for tickets or chances 17 must be paid out as prize money, except as provided in 18 subsection (1)(b).

(b) In the case of a regional lottery game, a maximum
of 50% of the money paid for tickets or chances may be paid
out as prize money.

(2) Up to 15% of the gross revenue from the state
lottery may be used by the director to pay the operating
expenses of the state lottery. Commissions paid to lottery
ticket or chance sales agents are not a state lottery

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1 operating expense.

2 (3) Funds to pay the operating expenses of the lottery
3 are statutorily appropriated as provided in 17-7-502.

4 (4) That part of all gross revenue not used for the 5 payment of prizes, commissions, and operating expenses is 6 net revenue and must be paid quarterly from the enterprise fund established by 23-5-1026 to the superintendent-of 7 public--instruction--for-distribution-as-equalization-aid-to 8 the-retirement-fund-obligations--of state special revenue 9 10 fund as provided for in 20-9-343 for equalization of the 11 foundation program for elementary and high school districts 12 in-the-manner-provided-in-20-9-532."

NEW SECTION. Section 26. Phase-in for limitation on 13 14 district general fund budget. Until school fiscal year 1994, the trustees of a district may adopt a general fund budget 15 16 in excess of the limitation of 125%, established in {section 17 4), of the total foundation program amount determined under the provisions of [section 2]. The general fund budgets for 18 19 school fiscal years 1990 through 1993 are subject to the following provisions: 20

(1) For school fiscal year 1990, a district's general fund budget must be reduced by the difference between the general fund budget for the previous school fiscal year and 137% of the total foundation program amount allowed for the school fiscal year divided by four. 1 (2) For school fiscal year 1991, a district's general 2 fund budget must be reduced by the difference between the 3 general fund budget for the previous school fiscal year and 4 137% of the total foundation program amount allowed for the 5 school fiscal year divided by three.

6 (3) For school fiscal year 1992, a district's general 7 fund budget must be reduced by the difference between the 8 general fund budget for the previous school fiscal year and 9 129% of the total foundation program amount allowed for the 10 school fiscal year divided by two.

11 (4) For school fiscal year 1993, a district's general 12 fund budget must be reduced by the difference between the 13 general fund budget for the previous school fiscal year and 14 129% of the total foundation program amount allowed for the 15 school fiscal year.

16 <u>NEW SECTION.</u> Section 27. Repealer. Sections 20-9-315
17 through 20-9-319, 20-9-322, 20-9-352, 20-9-501, 20-9-531,
18 and 20-9-532, MCA, are repealed.

19 <u>NEW SECTION.</u> Section 28. Extension of authority. Any 20 existing authority to make rules on the subject of the 21 provisions of [this act] is extended to the provisions of 22 [this act].

23 <u>NEW SECTION.</u> Section 29. Codification instruction.
24 [Sections 1 through 5 and 26] are intended to be codified as
25 an integral part of Title 20, chapter 9, part 3, and the

1 provisions of Title 20, chapter 9, part 3, apply to

2 [sections 1 through 5 and 26].

3 NEW SECTION. Section 30. Effective date. [This act]

4 is effective July 1, 1989.

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-End-

STATE OF MONTANA - FISCAL NOTE Form BD-15

In compliance with a written request, there is hereby submitted a Fiscal Note for SB198, as introduced.

DESCRIPTION OF PROPOSED LEGISLATION:

An act to increase state equalization of public school funding for the purpose of providing further educational opportunity for Montana students; to eliminate the county retirement levy and the district permissive levy; to limit, with a phase-in period, a district general fund budget; to provide for state equalization of a portion of a district voted levy; to include school district personnel retirement and workers' compensation obligations in the district general fund budget; to create elementary school and high school foundation program funding schedules that include a funding factor for teacher experience; amending Sections 17-3-213, 19-4-605, 20-3-106, 20-3-324, 20-3-331, 20-5-305, 20-5-312, 20-6-603, 20-7-306, 20-9-141, 20-9-143, 20-9-201, 20-9-212, 20-9-301, 20-9-303, 20-9-320, 20-9-321, 20-9-343, 20-9-353, and 23-5-1027, MCA; repealing Sections 20-9-315 through 20-9-319, 20-9-322, 20-9-352, 20-9-501, 20-9-531, and 20-9-532, MCA; and providing an effective date.

- 1. Total revenue available for the school foundation program is estimated to be \$283,925,000 in FY90 and \$287,860,000 in FY91 (OBPP). These figures include \$25,306,000 in general fund and \$18,368,000 of education trust fund monies for the 1991 biennium.
- 2. Total revenue raised by the school permissive levy is estimated to be \$15,756,000 in FY90 and \$15,507,000 in FY91 (OBPP).
- 3. Total revenue from the Lottery is estimated to be \$13,500,000 in FY90 and FY91 (MDOC). Forty percent of the Lottery revenue is earmarked for equalization of the school retirement program under current law; and for general fund equalization under the proposal.
- 4. Total Forest Funds are estimated to be \$8,350,000 in FY90 and FY91. The distribution of the Forest Funds is 17.55% to the school mandatory levy, 9.83% to the school retirement program, and 5.92% to the High School Transportation fund under current law. Under the proposal the distribution would be approximately 24.89% to the school mandatory levy, 8.08% to the transportation fund, and 0.0% to the school retirement fund.
- 5. The expenditures for retirement will be \$52M in FY90 and \$52M in FY92.

FISCAL IMPACT:		FY90			FY91		
	Current	Proposed		Current	Proposed		
	Law	Law	Difference	Law	Law	Di	fference
Revenues:	\$273.544M	\$276.411M	\$ 2.867M	\$ 277.8M	\$ 280.6M	\$	2.SM
Expenditures:							
Foundation Program	\$268.144M	\$398.61M	\$ 130.466M	\$ 272.4M	\$ 419.77M	\$	147.37M
Equalized Levy	-0-	30.93M	30.93M	-0-	32.82M		32.82M
Retirement	5.4M	-0-	(5.4M)	5.4M	-0-		(5.4M)
OPI Operating Exp.	-0-	.149M	.149M	-0-	-0-		-0-
TOTAL EXPENDITURES	\$273.544M	\$429.689M	\$ 156.145M	\$ 277.8M	\$ 452.590M	\$	174.790M
Revenues less Expense	<u>es:</u> \$ -0-	(\$153.278M)	(\$ 153.278M)	\$ -0-	(\$ 171.990M)	(\$	171.990M)

KAY SHACKLEFORD, BUDGET DIRECTOR DATE OFFICE OF BUDGET AND PROGRAM PLANNING



Fiscal Note for SB198, as introduced

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EFFECT ON COUNTY OR OTHER LOCAL REVENUE OR EXPENDITURES:

1. Assuming no inflation, the increased schedules will combine with budget caps to reduce district (local) revenues.

FY89\$192,566,518FY90\$115,451,159FY91\$92,790,683

2. The county levies for retirement will be eliminated.

LONG-RANGE EFFECTS:

As the schedules are increased and the budget caps are phased in, there will be more equitable funding of Montana schools.

TECHNICAL NOTES:

- 1. The capping mechanism for 1990 uses the FY89 general fund as the base; it should also include FY89 Retirement Fund since for FY90 those two funds are combined. (See Section 26, subsection (1)).
- 2. The deletion in Section 7 of 19-4-605 (2), MCA, should leave community college districts they will not be covered by the revised Foundation Program and General Fund implemented by this legislation.
- 3. The formulas specified in Section 5, subsection (2) through (4) are difficult to understand. Specifically, if the amount under consideration in subsection (2) line 15 is the 10% above the foundation program as indicated in subsection (1), then there will be many instances where the anticipated revenues of (2)(a) exceeds that amount. The subtraction in (2)(a) has a negative result and the mills in (2)(b) are then negative. This contingency, which occurs frequently if we read Section 5 without interpretation, is not dealt with. Workable language must be substituted for Section 5.