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1	HOUSE BILL NO. 579			
2	INTRODUCED BY J. FITZPATRICK, M. VINTON, S. ROSENZWEIG, J. KASSMIER, E. BOLDMAN, J. ESP, F			
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5	A BILL FOR AN ACT ENTITLED: "AN ACT REVISING THE RENEWABLE RESOURCE GRANT AND LOAN			
6	PROGRAM AND THE MONTANA COAL ENDOWMENT PROGRAM; REQUIRING A LOCAL GOVERNMENT	Г		
7	TO ESTABLISH AND FUND A CAPITAL RESERVE ACCOUNT BEFORE FUNDING MAY BE RELEASED			
8	FROM THE RENEWABLE RESOURCE GRANT AND LOAN PROGRAM OR THE MONTANA COAL			
9	ENDOWMENT PROGRAM; PROVIDING A PRIORITY SYSTEM FOR AWARDING FINANCIAL ASSISTANCE			
10	PROVIDING A DEFINITION; PROVIDING RULEMAKING AUTHORITY; AND AMENDING SECTIONS 85-1-			
11	605, 90-6-703, AND 90-6-710, MCA."			
12				
13	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:			
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15	NEW SECTION. Section 1. Local government requirements before funds are released. (1) To be	ce		
16	eligible to receive funding under the renewable resource grant and loan program, a local government must			
17	establish and continually fund a capital reserve account meeting the requirements of subsection (3) for			
18	necessary infrastructure improvements, including but not limited to improvements to water supply systems,			
19	wastewater systems, irrigation systems, and water storage dams that are not part of a public water system and			
20	that have a water storage capacity in excess of 3,000 acre-feet.			
21	(2) The capital reserve account must be established by September 30 of the odd-numbered year			
22	preceding the next regularly scheduled legislative session when the local government intends to receive			
23	potential funding.			
24	(3) The local government shall deposit into the capital reserve account:			
25	(a) an amount equal to 10% of the revenues received by the local government from water supply			
26	fees, wastewater system usage fees, or water delivery fees assessed by the local government; or			
27	(b) for the owners of water storage dams described in subsection (1), an amount equal to \$5 per			
28	acre-foot of water storage capacity. Revenues or royalties from the production and sale of electricity, general			

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2 government, and fees levied on all members of a conservation district as the conservation district existed on 3 January 1, 2025, where the dam is located may be used to meet the requirement of this subsection (3)(b). 4 A local government may not create any form of special district or improvement district to fund (C) 5 the capital reserve account provided for in this section. 6 (3) A local government may expend funds from the capital reserve account only to fund projects 7 with a total estimated cost of at least \$50,000. 8 (4) As used in this section, "local government" means a county, city, town, consolidated city-9 county, irrigation district, drainage district, or conservation district or a water users' association or ditch 10 company organized and incorporated pursuant to Title 35, chapter 14, or Title 85, chapter 6, part 1. 11 12 Section 2. Section 85-1-605, MCA, is amended to read: 13 "85-1-605. Grants, loans, and bonds for state, local, or tribal government assistance --14 **prioritization.** (1) (a) Pursuant to [section 1] and to subsection (1)(b) of this section, The the department may 15 recommend to the legislature that grants and loans be made from revenue deposited in the natural resources 16 projects state special revenue account established in 15-38-302, that loans be made from renewable resource 17 bond proceeds deposited in the renewable resource loan proceeds account established in 85-1-617(5), and 18 that coal severance tax bonds be authorized pursuant to Title 17, chapter 5, part 7, to provide financial 19 assistance to a department, agency, board, commission, or other division of state government, to a city, county, 20 or other political subdivision or local government body of the state, including an authority as defined in 75-6-21 304, or to a tribal government. The legislature may approve by appropriation or other appropriate means those 22 grants and loans that it finds consistent with the policies and purposes of the program. 23 (b) The department shall rank projects using a ratio calculated by dividing the amount of the locally 24 provided match by the estimated total cost of the project. Projects with a higher ratio of local match to total 25 project cost may be given priority over other projects with a lower ratio, and consideration must be given to the 26 size and cost of the proposed project, the number of users the project serves, and the ability of the applicant to 27 fund the capital reserve account pursuant to [section 1].

fund revenues used for the maintenance of water storage dams and other structures owned by the local



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Pursuant to [section 1] and In in addition to legislative approval pursuant to subsection (1) of

this section, the department may request that the board of examiners issue renewable resource bonds of the state so the department may make loans for projects from renewable resource bond proceeds deposited in the renewable resource loan proceeds account established in 85-1-617(5) to a department, agency, board, commission, or other division of state government, to a municipality, county, or other political subdivision or local government body of the state, including an authority as defined in 75-6-304, an irrigation district, a water and sewer district, or other special districts, or to a tribal government.

7 (3) Nothing in this part creates or expands the state's or a local government's authority to incur
8 debt, and the legislature may authorize and the department may make loans only to state and local government
9 entities otherwise structured to incur debt.

10 (4) Loans may not be authorized except to a state, local, or tribal government entity that agrees to
secure the authorized loan with its bond.

12 (5) In addition to implementing those projects approved by the legislature or requested by the 13 department pursuant to subsection (2), the department may request up to 10% of the grant funds available and 14 up to \$10 million for loans from the natural resources projects state special revenue account established in 15-15 38-302 and the renewable resource loan proceeds account in any biennium to be used for emergencies. These 16 emergency grant projects or loan projects, or both, may not be made because of the gross negligence of the 17 state, local, or tribal government applicant, must be approved by the department, and must be defined as those 18 projects otherwise eligible for either grant funding or loan funding or both that, if delayed, will cause substantial 19 damages or legal liability to the project sponsor. In allocating the funds, the department shall inform the 20 legislative fiscal analyst. The department shall provide a copy of the information to the legislature in accordance 21 with 5-11-210.

(6) The grants and loans provided for by this section may be made for projects that enhance
 renewable resources in the state through conservation, development, management, or preservation, for
 assessing feasibility or planning, for implementing renewable resource projects, and for similar purposes
 approved by the legislature or requested by the department pursuant to subsection (2).

(7) To be eligible for grants or loans under this section, applications must be submitted by the
 owner or owners of the project. The owner of the project may be a third-party entity who is identified as the
 entity to which the funding will be awarded and distributed.



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1	<del>(7)<u>(8)</u></del>	Grant and loan agreements with tribal governments in Montana entered into under this part		
2	must contain, in addition to other appropriate terms and conditions, the following conditions:			
3	(a)	a requirement that in the event a dispute or claim arises under the agreement, state law will		
4	govern as to the interpretation and performance of the agreement and that any judicial proceeding concerning			
5	the terms of the agreement will be brought in the district court of the first judicial district of the state of Montana;			
6	(b)	an express waiver of the tribal government's immunity from suit on any issue specifically arising		
7	from the transaction of a loan or grant; and			
8	(c)	an express waiver of any right to exhaust tribal remedies signed by the tribal government."		
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10	NEW S	BECTION. Section 3. Local government requirements before funds are released. (1) To be		
11	eligible to receive funding under this part, a local government other than a tribal government must establish and			
12	continually fund a capital reserve account meeting the requirements of subsection (3) for necessary			
13	infrastructure improvements, including but not limited to improvements to water supply systems, wastewater			
14	systems, and irrigation systems.			
15	(2)	The capital reserve account must be established by September 30 of the odd-numbered year		
16	preceding the next regularly scheduled legislative session when the local government intends to receive			
17	potential funding.			
18	(3)	(a) The local government shall deposit into the capital reserve account an amount equal to		
19	10% of the rev	enues received by the local government from water supply fees, wastewater system usage fees,		
20	or water delive	ry fees assessed by the local government.		
21	(b)	A local government may not create any form of special district or improvement district to fund		
22	the capital rese	erve account provided for in this section.		
23	(4)	A local government may expend funds from the capital reserve account only to fund projects		
24	with a total esti	mated cost of at least \$50,000.		
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26	Section 4. Section 90-6-703, MCA, is amended to read:			
27	"90-6-7	<b>703.</b> Types of financial assistance available. (1) Pursuant to [section 3], The the legislature		
28	shall provide fo	or and make available to local governments the following types of financial assistance under this		

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1	part:			
2	(a)	matching grants for local infrastructure projects;		
3	(b)	matching grants for infrastructure planning; and		
4	(C)	emergency grants for local infrastructure projects.		
5	(2)	The department of commerce may provide local governments with emergency grants for		
6	infrastructure projects only if necessary to remedy conditions that, if allowed to continue until legislative			
7	approval could be obtained, will endanger the public health or safety and expose the applicant to substantial			
8	financial risk. The department shall report to the governor, the legislative fiscal analyst, and the local			
9	government interim committee in accordance with 5-11-210 regarding emergency grants that are awarded			
10	during each bi	ennium. The report must be provided in an electronic format.		
11	(3)	The department of commerce may provide local governments with matching grants for		
12	infrastructure	planning. The department shall report to the governor and the legislature in accordance with 5-11-		
13	210 regarding infrastructure planning grants that are awarded during each biennium.			
14	<u>(4)</u>	To be eligible for financial assistance under this section, applications must be submitted by the		
15	owner or owne	ers of the project. The owner of the project may be a third-party entity who is identified as the		
16	entity to which	the funding will be awarded and distributed."		
17				
18	Sectio	on 5. Section 90-6-710, MCA, is amended to read:		
19	"90-6-	710. Priorities for projects procedure rulemaking. (1) The department of commerce		
20	must receive p	roposals for infrastructure projects from local governments on a continual basis. The department		
21	shall work with	a local government in preparing cost estimates for a project. In reviewing project proposals, the		
22	department ma	ay consult with other state agencies with expertise pertinent to the proposal. For the projects		
23	under 90-6-70	3(1)(a), the department shall prepare and submit two lists containing the recommended projects		
24	and the recom	mended form and amount of financial assistance for each project to the governor, prioritized		
25	pursuant to su	bsection (2) and this subsection. One list must contain the ranked and recommended bridge		
26	projects, and t	he other list must contain the remaining ranked and recommended infrastructure projects referred		
27	to in 90-6-701	(3)(a). Each list must be prioritized pursuant to subsection (2) of this section, but the department		
28	may recomme	nd up to 20% of the interest earnings anticipated to be deposited into the Montana coal		



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1 endowment fund established in 17-5-703 during the following biennium for bridge projects. Before making 2 recommendations to the governor, the department may adjust the ranking of projects by giving priority to urgent 3 and serious public health or safety problems. The governor shall review the projects recommended by the 4 department and shall submit the lists of recommended projects and the recommended financial assistance to 5 the legislature. 6 (2) (a) In preparing recommendations under subsection (1), preference must be given to 7 infrastructure projects based on the following order of priority: 8 (i) projects that solve urgent and serious public health or safety problems or that enable local 9 governments to meet state or federal health or safety standards; 10 (ii) projects that reflect greater need for financial assistance than other projects; 11 (iii) projects that incorporate appropriate, cost-effective technical design and that provide thorough, 12 long-term solutions to community public facility needs; 13 (iv) projects that reflect substantial past efforts to ensure sound, effective, long-term planning and 14 management of public facilities and that attempt to resolve the infrastructure problem with local resources; 15 (v) projects that enable local governments to obtain funds from sources other than the funds 16 provided under this part; 17 projects with a higher ratio calculated by dividing the total amount of the locally provided match (vi) 18 by the estimated cost of the entire project, with consideration given to the size and cost of the proposed project, 19 the number of users the project serves, and the ability of the applicant to fund the capital reserve account 20 pursuant to [section 3]; 21 (vii) projects that provide long-term, full-time job opportunities for Montanans, that provide public 22 facilities necessary for the expansion of a business that has a high potential for financial success, or that 23 maintain the tax base or that encourage expansion of the tax base; and 24 (viii)(viii) projects that are high local priorities and have strong community support. 25 (i) The department may not recommend or prioritize projects submitted by a local government (b) 26 that is in violation of 2-1-602 pursuant to the provisions of 2-1-605. (ii) 27 For the purposes of this subsection (2)(b), "local government" has the meaning provided in 2-1-28 601.

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(3) After the review required by subsection (1), the projects must be approved by the legislature.
 (4) The department shall adopt rules necessary to implement the Montana coal endowment

3 program.

4 (5) The department shall, in accordance with 5-11-210, report to the legislature the status of all 5 projects that have not been completed in order for the legislature to review each project's status and determine 6 whether the authorized grant should be withdrawn.

7 (6) A local government may begin construction of the proposed infrastructure project after

8 submitting an application to the department and prior to legislative approval of a grant award, if the local

9 government:

10 (a) has secured the firm commitment of all funding necessary to finance the proposed project;

11 (b) assumes all risk, liability, and financing for the proposed project; and

(c) acknowledges that any project expenses incurred prior to legislative approval of a grant award
 may be rendered ineligible by the department if the local government fails to meet any program requirements
 set forth in this part or the rules adopted by the department pursuant to subsection (4)."

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16 <u>NEW SECTION.</u> Section 6. Codification instruction. (1) [Section 1] is intended to be codified as
 17 an integral part of Title 85, chapter 1, part 6, and the provisions of Title 85, chapter 1, part 6, apply to [section
 18 1].

(2) [Section 3] is intended to be codified as an integral part of Title 90, chapter 6, part 7, and the
provisions of Title 90, chapter 6, part 7, apply to [section 3].

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