

1 SENATE BILL NO. 550
 2 INTRODUCED BY G. HERTZ
 3
 4 A BILL FOR AN ACT ENTITLED: "AN ACT GENERALLY REVISING INCOME TAX LAWS; REVISING
 5 REFERENCES TO THE INDIVIDUAL INCOME TAX RATE TABLE EFFECTIVE JANUARY 1, 2024;
 6 EXTENDING THE MEDICAL SAVINGS ACCOUNT TAX DEDUCTION; CLARIFYING THE CALCULATION OF
 7 COMPOSITE TAX RETURN TAX LIABILITY; ELIMINATING THE ESTABLISHMENT OF A FIRST-TIME HOME
 8 BUYER SAVINGS ACCOUNT AFTER TAX YEAR 2023; PROVIDING THAT DIRECT PRIMARY CARE FEES
 9 AND HEALTH CARE SHARING MINISTRY EXPENSES ARE ELIGIBLE MEDICAL EXPENSES FOR
 10 MEDICAL SAVINGS ACCOUNTS; AMENDING SECTIONS 15-30-2113, 15-30-2120, 15-30-2318, 15-30-2522,
 11 15-30-3312, 15-31-1003, 15-61-102, 15-61-202, 15-63-201, AND 50-4-107, MCA; AND PROVIDING
 12 EFFECTIVE DATES, AN APPLICABILITY DATE, AND A RETROACTIVE APPLICABILITY DATE."

13
14 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

15
16 **Section 1.** Section 15-30-2113, MCA, is amended to read:

17 **"15-30-2113. (Temporary) Determination of marital status.** For purposes of this chapter:

18 (1) the determination of whether an individual is married must be made as of the close of the
19 individual's tax year, except that if the individual's spouse dies during the individual's tax year, the determination
20 must be made as of the time of death; and

21 (2) an individual legally separated from the individual's spouse under a decree of divorce or of
22 separate maintenance may not be considered as married.

23 **15-30-2113. (Effective January 1, 2024) Determination of status -- effect of status elections.** For
24 purposes of this chapter:

25 (1) the determination of marital status, dependent status, status as an association, partnership, or
26 individual, and any other status must be made as provided in the Internal Revenue Code; and

27 (2) the status that a taxpayer claims or elects in a federal income tax return with respect to the
28 taxpayer or another individual or that the taxpayer or other individual is determined to have for federal income

1 tax purposes conclusively determines the status of that individual; and

2 ~~(3) a joint Montana individual income tax return must be filed for any tax year for which a joint federal~~
3 ~~income tax return is filed unless one of the individuals is a nonresident for any part of the tax year."~~

4

5 **Section 2.** Section 15-30-2120, MCA, is amended to read:

6 **"15-30-2120. (Effective January 1, 2024) Adjustments to federal taxable income to determine**

7 **Montana taxable income.** (1) The items in subsection (2) are added to and the items in subsection (3) are
8 subtracted from federal taxable income to determine Montana taxable income.

9 (2) The following are added to federal taxable income:

10 (a) to the extent that it is not exempt from taxation by Montana under federal law, interest from
11 obligations of a territory or another state or any political subdivision of a territory or another state and exempt-
12 interest dividends attributable to that interest except to the extent already included in federal taxable income;

13 (b) that portion of a shareholder's income under subchapter S. of Chapter 1 of the Internal
14 Revenue Code that has been reduced by any federal taxes paid by the subchapter S. corporation on the
15 income;

16 (c) depreciation or amortization taken on a title plant as defined in 33-25-105;

17 (d) the recovery during the tax year of an amount deducted in any prior tax year to the extent that
18 the amount recovered reduced the taxpayer's Montana income tax in the year deducted;

19 (e) an item of income, deduction, or expense to the extent that it was used to calculate federal
20 taxable income if the item was also used to calculate a credit against a Montana income tax liability;

21 (f) a deduction for an income distribution from an estate or trust to a beneficiary that was included
22 in the federal taxable income of an estate or trust in accordance with sections 651 and 661 of the Internal
23 Revenue Code, 26 U.S.C. 651 and 661;

24 (g) a withdrawal from a medical care savings account provided for in Title 15, chapter 61, used for
25 a purpose other than an eligible medical expense or long-term care of the employee or account holder or a
26 dependent of the employee or account holder;

27 (h) a withdrawal from a first-time home buyer savings account provided for in Title 15, chapter 63,
28 used for a purpose other than for eligible costs for the purchase of a single-family residence;

1 (i) for a taxpayer that deducts the qualified business income deduction pursuant to section 199A
2 of the Internal Revenue Code, 26 U.S.C. 199A, an amount equal to the qualified business income deduction
3 claimed; ~~and~~

4 (j) for a an individual taxpayer that deducts state income taxes pursuant to section 164(a)(3) of
5 the Internal Revenue Code, 26 U.S.C. 164(a)(3), an additional amount equal to the state income tax deduction
6 claimed, not to exceed the amount required to reduce the federal itemized amount computed under section 161
7 of the Internal Revenue Code, 26 U.S.C. 161, to the amount of the federal standard deduction allowable under
8 section 63(c) of the Internal Revenue Code, 26 U.S.C. 63(c); and

9 (k) for a pass-through entity, estate, or trust, the amount of state income taxes deducted pursuant
10 to section 164(a)(3) of the Internal Revenue Code, 26 U.S.C 164(a)(3).

11 (3) To the extent they are included as income or gain or not already excluded as a deduction or
12 expense in determining federal taxable income, the following are subtracted from federal taxable income:

13 (a) a deduction for an income distribution from an estate or trust to a beneficiary in accordance
14 with sections 651 and 661 of the Internal Revenue Code, 26 U.S.C. 651 and 661, recalculated according to the
15 additions and subtractions in subsections (2) and (3)(b) through (3)(m);

16 (b) if exempt from taxation by Montana under federal law:

17 (i) interest from obligations of the United States government and exempt-interest dividends
18 attributable to that interest; and

19 (ii) railroad retirement benefits;

20 (c) (i) salary received from the armed forces by residents of Montana who are serving on active
21 duty in the regular armed forces and who entered into active duty from Montana;

22 (ii) the salary received by residents of Montana for active duty in the national guard. For the
23 purposes of this subsection (3)(c)(ii), "active duty" means duty performed under an order issued to a national
24 guard member pursuant to:

25 (A) Title 10, U.S.C.; or

26 (B) Title 32, U.S.C., for a homeland defense activity, as defined in 32 U.S.C. 901, or a contingency
27 operation, as defined in 10 U.S.C. 101, and the person was a member of a unit engaged in a homeland
28 defense activity or contingency operation.

Amendment - 1st Reading/2nd House-blue - Requested by: Greg Hertz - (H) Taxation

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Drafter: Megan Moore, 406-444-4496

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1 (iii) the amount received pursuant to 10-1-1114 or from the federal government by a service
2 member, as defined in 10-1-1112, as reimbursement for group life insurance premiums paid;

3 (iv) the amount received by a beneficiary pursuant to 10-1-1201; and

4 (v) all payments made under the World War I bonus law, the Korean bonus law, and the veterans'
5 bonus law. Any income tax that has been or may be paid on income received from the World War I bonus law,
6 Korean bonus law, and the veterans' bonus law is considered an overpayment and must be refunded upon the
7 filing of an amended return and a verified claim for refund on forms prescribed by the department in the same
8 manner as other income tax refund claims are paid.

9 ~~(d) interest and other income related to contributions that were made prior to January 1, 2024, that
10 are retained in a medical care savings account provided for in Title 15, chapter 61, and any withdrawal for
11 payment of eligible medical expenses or for the long-term care of the employee or account holder or a
12 dependent of the employee or account holder;~~

13 ~~(d) principal and income in a medical care savings account established in accordance with 15-61-~~
14 ~~201 or withdrawn from an account for eligible medical expenses, as defined in 15-61-102, including a medical~~
15 ~~care savings account inherited by an immediate family member as provided in 15-61-202(6);~~

16 ~~(d) annual contributions and income in a medical care savings account provided for in Title 15,~~
17 ~~chapter 61, and any withdrawal for payment of eligible medical expenses or for the long-term care of the~~
18 ~~employee or account holder or a dependent of the employee or account holder;~~

19 (e) contributions or earnings withdrawn from a family education savings account provided for in
20 Title 15, chapter 62, or from a qualified tuition program established and maintained by another state as
21 provided in section 529(b)(1)(A)(ii) of the Internal Revenue Code, 26 U.S.C. 529(b)(1)(A)(ii), for qualified
22 education expenses, as defined in 15-62-103, of a designated beneficiary;

23 (f) interest and other income related to contributions that were made prior to January 1, 2024, that
24 are retained in a first-time home buyer savings account provided for in Title 15, chapter 63, and any withdrawal
25 for payment of eligible costs for the first-time purchase of a single-family residence;

26 (g) for each taxpayer that has attained the age of 65, an additional subtraction of \$5,500;

27 (h) the amount of a scholarship to an eligible student by a student scholarship organization
28 pursuant to 15-30-3104;

1 (i) a payment received by a private landowner for providing public access to public land pursuant
2 to Title 76, chapter 17, part 1;

3 (j) the amount of any refund or credit for overpayment of income taxes imposed by this state or
4 any other taxing jurisdiction to the extent included in gross income for federal income tax purposes but not
5 previously allowed as a deduction for Montana income tax purposes;

6 (k) the recovery during the tax year of any amount deducted in any prior tax year to the extent that
7 the recovered amount did not reduce the taxpayer's Montana income tax in the year deducted;

8 (l) an amount equal to 30% of net-long term capital gains, as defined in section 1222 of the
9 Internal Revenue Code, 26 U.S.C. 1222, if and to the extent such gain is taken into account in computing
10 federal taxable income; and

11 (m) the amount of the gain recognized from the sale or exchange of a mobile home park as
12 provided in 15-31-163.

13 (4) (a) A taxpayer who, in determining federal taxable income, has reduced the taxpayer's
14 business deductions:

15 (i) by an amount for wages and salaries for which a federal tax credit was elected under sections
16 38 and 51(a) of the Internal Revenue Code, 26 U.S.C. 38 and 51(a), is allowed to deduct the amount of the
17 wages and salaries paid regardless of the credit taken; or

18 (ii) for which a federal tax credit was elected under the Internal Revenue Code is allowed to
19 deduct the amount of the business expense paid when there is no corresponding state income tax credit or
20 deduction, regardless of the credit taken.

21 (b) The deductions in subsection (4)(a) must be made in the year that the wages, salaries, or
22 business expenses were used to compute the credit. In the case of a partnership or small business corporation,
23 the deductions in subsection (4)(a) must be made to determine the amount of income or loss of the partnership
24 or small business corporation.

25 (5) (a) An individual who contributes to one or more accounts established under the Montana
26 family education savings program or to a qualified tuition program established and maintained by another state
27 as provided in section 529(b)(1)(A)(ii) of the Internal Revenue Code, 26 U.S.C. 529(b)(1)(A)(ii), may reduce
28 taxable income by the lesser of \$3,000 or the amount of the contribution. In the case of married taxpayers, each

1 spouse is entitled to a reduction, not in excess of \$3,000, for the spouses' contributions to the accounts.
2 Spouses may jointly elect to treat half of the total contributions made by the spouses as being made by each
3 spouse. The reduction in taxable income under this subsection (5)(a) applies only with respect to contributions
4 to an account of which the account owner is the taxpayer, the taxpayer's spouse, or the taxpayer's child or
5 stepchild if the taxpayer's child or stepchild is a Montana resident. The provisions of subsection (2)(d) do not
6 apply with respect to withdrawals of contributions that reduced federal taxable income.

7 (b) Contributions made pursuant to this subsection (5) are subject to the recapture tax provided for
8 in 15-62-208.

9 (6) (a) An individual who contributes to one or more accounts established under the Montana
10 achieving a better life experience program or to a qualified program established and maintained by another
11 state may reduce taxable income by the lesser of \$3,000 or the amount of the contribution. In the case of
12 married taxpayers, each spouse is entitled to a reduction, not to exceed \$3,000, for the spouses' contributions
13 to the accounts. Spouses may jointly elect to treat one-half of the total contributions made by the spouses as
14 being made by each spouse. The reduction in taxable income under this subsection (6)(a) applies only with
15 respect to contributions to an account for which the account owner is the taxpayer, the taxpayer's spouse, or
16 the taxpayer's child or stepchild if the taxpayer's child or stepchild is a Montana resident. The provisions of
17 subsection (2)(d) do not apply with respect to withdrawals of contributions that reduced taxable income.

18 (b) Contributions made pursuant to this subsection (6) are subject to the recapture tax provided in
19 53-25-118.

20 (7) By November 1 of each year, the department shall multiply the subtraction from federal taxable
21 income for a taxpayer that has attained the age of 65 contained in subsection (3)(g) by the inflation factor for
22 that tax year, rounding the result to the nearest \$10. The resulting amount is effective for that tax year and must
23 be used as the basis for the subtraction from federal taxable income determined under subsection (3)(g)."

24

25 **Section 3.** Section 15-30-2318, MCA, is amended to read:

26 **"15-30-2318. Earned income tax credit.** (1) Except as provided in subsection (3), a resident
27 taxpayer is allowed as a credit against the tax imposed by 15-30-2103 a percentage of the credit allowed for the
28 federal earned income credit for which the individual taxpayer is eligible for the tax year under section 32 of the

1 (a) an expense, calculated monthly, approximating wages lost while caring for an immediate family
2 member for the purposes allowed under the Family and Medical Leave Act of 1993, 29 U.S.C. 2601, et seq.,
3 and 29 CFR, part 825. A family leave expense is calculated by multiplying the hourly wage that the caregiver
4 would have been paid by the number of hours that would typically be spent working but were instead spent
5 caring for an immediate family member. The hourly wage for a person paid a salary is the gross annual wage
6 divided by 2,087.

7 (b) a premium paid for family leave insurance.

8 (9) "Immediate family member" means a parent, spouse, or child.

9 (10) "Medical care savings account" or "account" means an account established with an account
10 administrator in this state pursuant to 15-61-201."

11

12 **Section 8.** Section 15-61-202, MCA, is amended to read:

13 **"15-61-202. (Temporary) Tax exemption -- conditions.** (1) Except as provided in this section, the
14 amount of principal provided for in subsection (2) contributed annually by an employee or account holder to an
15 account and all interest or other income on that principal may be excluded from the adjusted gross income of
16 the employee or account holder and are exempt from taxation, in accordance with 15-30-2110(2)(j), as long as
17 the principal and interest or other income is contained within the account, distributed to an immediate family
18 member as provided in subsection (6), or withdrawn only for payment of eligible medical expenses or for paying
19 the expenses of administering the account. Any part of the principal or income, or both, withdrawn from an
20 account may not be excluded under subsection (2) and this subsection if the amount is withdrawn from the
21 account and used for a purpose other than an eligible medical expense or for paying the expenses of
22 administering the account.

23 (2) (a) An employee or account holder may annually contribute not more than:

24 (i) \$3,500 in tax year 2018;

25 (ii) \$4,000 in tax year 2019;

26 (iii) an amount determined for each subsequent tax year by multiplying the amount in subsection
27 (2)(a)(ii) by an inflation factor determined by dividing the consumer price index for June of the previous tax year
28 by the consumer price index for June 2018 and rounding the resulting figure to the nearest \$500 increment.

1 (b) There is no limitation on the amount of funds and interest or other income on those funds that
2 may be retained tax-free within an account.

3 (3) A deduction pursuant to 15-30-2131 is not allowed to an employee or account holder for an
4 amount contributed to an account. An employee or account holder may not deduct pursuant to 15-30-2131 or
5 exclude pursuant to 15-30-2110 an amount representing a loss in the value of an investment contained in an
6 account.

7 (4) The transfer of money in an account owned by one employee or account holder to the account
8 of another employee or account holder who is an immediate family member of the first employee or account
9 holder does not subject either employee or account holder to tax liability under this section. Amounts contained
10 within the account of the receiving employee or account holder are subject to the requirements and limitations
11 provided in this section.

12 (5) The employee or account holder who establishes the account is the owner of the account. An
13 employee or account holder may withdraw money in an account and deposit the money in another account with
14 a different or with the same account administrator without incurring tax liability.

15 (6) Within 30 days of being furnished proof of the death of the employee or account holder, the
16 account administrator shall distribute the principal and accumulated interest or other income in the account to
17 the estate of the employee or account holder or to a designated pay-on-death beneficiary as provided in 72-6-
18 223. An immediate family member who receives the distribution provided for in this subsection becomes the
19 account holder and may:

20 (a) within 1 year of the death of the employee or account holder from which the account was
21 inherited, withdraw funds for eligible medical expenses incurred by the deceased; and

22 (b) contribute to the account, retain money in the account tax-free, and withdraw funds from the
23 account as provided in this chapter.

24 **15-61-202. (Effective January 1, 2024) Tax exemption -- conditions.** (1) Except as provided in this
25 section, the amount of principal provided for in subsection (2) contributed annually by an employee or account
26 holder to an account and all interest or other income on the principal that was contributed to a medical care
27 savings account prior to January 1, 2024, may be excluded from the Montana taxable income of the employee
28 or account holder and is exempt from taxation, in accordance with 15-30-2120, as long as the principal and

1 interest or other income is contained within the account, distributed to an immediate family member as provided
2 in subsection (6) ~~(5)~~, or withdrawn only for payment of eligible medical expenses or for paying the expenses of
3 administering the account. Any part of the principal or income, or both, withdrawn from an account may not be
4 excluded under subsection (2) and this subsection if the amount is withdrawn from the account and used for a
5 purpose other than an eligible medical expense or for paying the expenses of administering the account.

6 ~~(2) For contributions that were made prior to January 1, 2024, there is no limitation on the amount of~~
7 ~~funds and interest or other income on those funds that may be retained tax-free within an account.~~

8 (2) (a) An employee or account holder may annually contribute not more than:

9 (i) \$4,500 in tax year 2024; and

10 (ii) an amount determined for each subsequent tax year by multiplying the amount in subsection
11 (2)(a)(i) by an inflation factor determined by dividing the consumer price index fund for June of the previous tax
12 year by the consumer price index for June 2023 and rounding the resulting figure to the nearest \$100
13 increment.

14 (b) There is no limitation on the amount of funds and interest or other income on those funds that
15 may be retained tax-free within an account.

16 (3) The transfer of money in an account owned by one employee or account holder to the account
17 of another employee or account holder who is an immediate family member of the first employee or account
18 holder does not subject either employee or account holder to tax liability under this section. Amounts contained
19 within the account of the receiving employee or account holder are subject to the requirements and limitations
20 provided in this section.

21 (4) The employee or account holder who establishes the account is the owner of the account. An
22 employee or account holder may withdraw money in an account and deposit the money in another account with
23 a different or with the same account administrator without incurring tax liability.

24 (5) Within 30 days of being furnished proof of the death of the employee or account holder, the
25 account administrator shall distribute the principal and accumulated interest or other income in the account to
26 the estate of the employee or account holder or to a designated pay-on-death beneficiary as provided in 72-6-
27 223. An immediate family member who receives the distribution provided for in this subsection becomes the
28 account holder and may:

1 (a) within 1 year of the death of the employee or account holder from which the account was
2 inherited, withdraw funds for eligible medical expenses incurred by the deceased; and

3 (b) contribute to the account, retain money in the account tax-free, and withdraw funds from the
4 account as provided in this chapter."
5

6 **Section 9.** Section 15-63-201, MCA, is amended to read:

7 **"15-63-201. Establishment of account.** A Prior to January 1, 2024, a first-time home buyer who is a
8 resident of this state may establish a first-time home buyer savings account for the first-time home buyer, either
9 individually or jointly."
10

11 **Section 10.** Section 50-4-107, MCA, is amended to read:

12 **"50-4-107. Direct patient care agreements -- requirements -- prohibition.** (1) A patient or the
13 patient's legal representative may enter into a direct patient care agreement with a health care provider to
14 arrange for health care services for the patient.

15 (2) A direct patient care agreement must be in writing, and the patient or the patient's legal
16 representative must be given a copy of the written agreement at the time the agreement is signed.

17 (3) The agreement must:

18 (a) describe the health care services to be provided in exchange for payment of a direct fee;

19 (b) specify the direct fee required and any additional fees to be paid by a third party;

20 (c) specify the patient's payment obligation;

21 (d) prohibit the provider from charging or receiving additional compensation for health care
22 services included in the direct fee;

23 (e) prohibit the provider from submitting to a health insurance issuer or a contractor or
24 subcontractor of a health insurance issuer a claim for payment for health care services provided to a patient
25 under a direct patient care agreement;

26 (f) meet the disclosure requirements of 50-4-108; and

27 (g) unequivocally provide that the charges for medical services not included in the agreement are
28 the sole responsibility of the patient.