HOUSE BILL NO. HB0283

Budget reserve account-repeal and transfer.

Sponsored by: House Appropriations Committee

A BILL

for

1 AN ACT relating to the budget reserve account; repealing the

2 budget reserve account; amending loan authority,

3 distributions, reversions and transfers of funds authorized

4 to or from the budget reserve account; providing for a general

5 fund reserve amount and authorizing the transfer of excess

6 general funds as specified; making conforming amendments;

7 repealing obsolete language; and providing for an effective

8 date.

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10 Be It Enacted by the Legislature of the State of Wyoming:

11

12 **Section 1.** W.S. 9-1-417(a), 9-1-507(j)(i),

9-2-102(a)(iii), 9-2-1012(e), 9-2-1013(d)(ii), (iii)(B) and

14 (iv), 9-2-1014.1(a) through (d), (e)(intro) and (iii),

15 9-4-601(d)(iv) and (vii), 35-1-1002(a)(vi), 35-11-528(e),

1 35-11-529, 39-14-801(d)(intro) and 39-19-111(a)(intro) are

2 amended to read:

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4 9-1-417. Interfund loans; repayment; maximum amount;

5 interest.

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(a) The state treasurer and the state auditor may 7 utilize interfund loans from the legislative stabilization 8 9 reserve account, or the general fund if insufficient funds 10 exist in the legislative stabilization reserve account, to any other fund or account to meet obligations which come due 11 12 prior to receipt of revenues. The interfund loans shall be 13 repaid as soon as the anticipated revenue is received. The total amount of interfund loans outstanding at one (1) time 14 15 shall not exceed sixty million dollars (\$60,000,000.00). 16 These loans shall not be used to fund shortages caused by expenditures exceeding projected revenues but are to be used 17 18 fund temporary shortages only to caused by 19 obligations which come due prior to receipt of revenues. The 20 interest charged on each interfund loan, other than to the 21 general fund, or budget reserve account, shall be the interest 22 rate earned on pooled fund investments in the previous fiscal 23 year.

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9-1-507. Examination of books of state institutions,

3 agencies and certain districts and entities; independent

4 audit authorized; guidelines.

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6 (j) The director of the department of audit shall

7 certify:

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9 (i) To the state treasurer by October 5 of each

10 year, a list of counties, cities and towns which have failed

11 to comply with paragraph (a)(vii) of this section. The state

12 treasurer shall withhold the annual distribution, which would

otherwise be made under W.S. 9-2-1014.1, to any county, city

14 or town failing to comply with paragraph (a)(vii) of this

15 section. The withheld distribution shall be retained in the

16 budget reserve account general fund until the director of the

17 department of audit certifies that the county, city or town

18 has filed the required report;

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20 9-2-102. Department of health; duties and

21 responsibilities; state grants.

22

(a) The department of health is the state mental health

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2 authority, the developmental disabilities authority and the 3 substance abuse authority. The department through 4 divisions has the following duties and responsibilities to: 5 6 (iii) Establish minimum standards and approve policies and procedures for the establishment and operation 7 8 community-based mental health, substance abuse of 9 developmental disabilities programs receiving state support. 10 The department through its mental health division and its substance abuse division shall annually withhold not less 11 12 than five percent (5%) of all amounts provided in each 13 contract with a community-based mental health, substance 14 abuse or drug court program or provider and shall not release 15 the funds withheld to the individual program or provider until 16 the respective division and the individual program or provider enter into a written agreement that provides for 17 18 performance and outcome measures. If the respective division 19 and an individual program or provider do not enter into a 20 mutually agreed upon set of performance and outcome measures, 21 the funds withheld under this paragraph shall revert to the 22 budget reserve account general fund at the end of the biennium 23 in which the funds were withheld;

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9-2-1012. Duties of budget division; transmittal of standard budget and manual; return of completed exception and expanded budgets; submission to governor; general disposition of reserve amount; excess general funds; budget submission οf selected information to joint appropriations committee.

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state

budget

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In

preparing

distribution to the legislature, including any supplemental, budget shortfall or other emergency changes to the budget, the governor shall recommend to the legislature that a general fund reserve amount of not less than five percent (5%) of estimated general fund receipts for the next biennial budget period, shall be appropriated from the general fund to the budget reserve account within the earmarked fund. This appropriation shall be in addition to any fund balance within the budget reserve account which shall not be included in any request for appropriation and shall remain in the general fund. At the end of each biennial budget period, general fund appropriations for the biennium in excess of expenditures including encumbrances during the biennium, as identified by the state auditor in accordance with the provisions of W.S.

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1 9-2-1008 and 9-4-207, shall be transferred into the budget

2 reserve account. All funds in the budget reserve account shall

3 be invested by the state treasurer and earnings therefrom

4 shall be credited into the general fund. Appropriations to

5 the account shall not lapse at the end of any fiscal period.

6 Expenditures from the budget reserve account shall be by

7 legislative appropriation only revert to the general fund.

8 Subject to accrual accounting principles and including funds

9 reverted under this subsection, any unappropriated,

10 <u>unexpended and unobligated funds in the general fund on</u>

11 June 30 of the end of each biennial budget period in excess

12 of the general fund reserve amount shall be transferred to

13 the legislative stabilization reserve account.

14

9-2-1013. State budget; distribution of copies to

16 legislators; copies and reports of authorizations; interfund

17 loans.

18

19 (d) In addition to the items contained in subsection

20 (a) of this section and notwithstanding any other

21 recommendations made by the governor, the state budget shall

22 also include the governor's recommendations for

23 appropriations for the ensuing two (2) years, or if a

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1 supplemental budget request, the remainder of the budget

2 period, subject to the following:

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4 (ii) The total recommended appropriations under this subsection for any two (2) fiscal year budget period 5 shall not exceed the total estimated revenues for that two 6 (2) year period. The total estimated revenues computed under 7 this paragraph shall not include increases in existing 8 9 revenue sources which would be available to the state only 10 after enactment of legislation in addition to existing law, but shall include the unencumbered balances in all other 11 12 accounts in all other expendable funds subject to this 13 section, and as further provided herein, as those funds are 14 identified in accordance with standards promulgated by the governmental accounting standards board, but specifically 15 16 excluding pension funds, nonexpendable trust funds, debt service funds and intragovernmental funds, that would be 17 available for that budget period. Funds within the permanent 18 19 Wyoming mineral trust fund reserve account created under W.S. 20 9-4-719(b), the common school permanent fund reserve account created under W.S. 9-4-719(f), funds within the legislative 21 stabilization reserve account in excess of the limitation 22 23 under subparagraph (iii)(C) of this section, or funds within

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Τ	tive percent (5%) of estimated general fund receipts for the
2	next biennium to be appropriated to the budget reserve account
3	as required by the general fund reserve amount specified by
4	W.S. 9-2-1012(e) shall not be included in total estimated
5	revenues computed under this paragraph. Funds from a
6	contingent appropriation shall not be included as an
7	estimated source of revenue or funds available unless those
8	funds previously had been authorized to be expended within
9	the fiscal period covering the budget period of the
10	recommendation;
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12	(iii) The total recommended appropriations under
13	this subsection shall not include any of the following:
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15	(B) The transfer of funds from an account to
16	another account: except transfers from the budget reserve
17	account;
18	
19	(iv) As used in this subsection, "appropriations"
20	include any of the following:
21	

(A) Specific legislative authorization to

(B) An amount to be expended from an account

(C) A specific statutory distribution of a

expend state revenues contained in a budget bill that is

which does not require additional specific legislative

authorization; the transfer of funds from the budget reserve

9-2-1014.1. State budget; requests by recipients of

(a) Any state agency that receives federal mineral

royalties or severance tax distributions may request

additional funding from the budget reserve account general

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enacted into law; -

revenue source.÷

account to another account or

certain funds for additional funding.

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<u>fund</u> as provided in this section. 20 (b) The total amount available for the purpose of this

section shall be the estimated deposits into the budget

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1 reserve account general fund for the next biennial budget
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2 period under W.S. 9-4-601(d)(iv) and 39-14-801(d).

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- 4 (c) Any state agency eligible to request additional
- 5 funds from the budget reserve account under this section shall
- 6 submit its request as part of the budget process under W.S.
- 7 9-2-1010 through 9-2-1014.

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- 9 (d) The governor shall include his recommendations for
- 10 additional funding <u>under this section</u> for state agencies and
- 11 for local governments from the budget reserve account in his
- 12 December 1 budget recommendation to the legislature. His
- 13 total recommendations under this section shall not exceed the
- 14 total amount determined under subsection (b) of this section.

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- 16 (e) To the extent the legislature appropriates funds
- 17 under this section from the budget reserve account for local
- 18 governments, the appropriation shall comply with and be
- 19 subject to the following:

- 21 (iii) The distributions to local governments under
- 22 this section shall be made by the state treasurer no later
- 23 than October 15_{τ} of the fiscal year next following the fiscal

1 year for which the appropriation is made. The distributions

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- 2 shall be from revenues actually recognized in the fiscal year
- 3 for which the appropriation is made. Any interest earned on
- 4 invested funds allocated to local governments under this
- 5 section shall be retained in the budget reserve account.

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- 7 9-4-601. Distribution and use; funds, accounts, cities
- 8 and towns benefited; exception for bonus payments.

9

- 10 (d) Except as provided in subsection (k) of this
- 11 section, any revenue received under subsection (a) of this
- 12 section in excess of two hundred million dollars
- 13 (\$200,000,000.00) shall be distributed as follows:

14

- 15 (iv) Subject to paragraph (vii) of this
- 16 subsection, two-thirds (2/3) to the budget reserve account
- 17 general fund;

- 19 (vii) From the amounts that would otherwise be
- 20 distributed to the budget reserve account general fund under
- 21 paragraph (iv) of this subsection and paragraph (k)(ii) of
- 22 this section, amounts necessary to make the required revenue

1 bond payments as provided by W.S. 9-4-1003(d), but in no event

2 more than eighteen million dollars (\$18,000,000.00) annually;

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4 35-1-1002. Definitions.

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6 (a) As used in this article:

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8 (vi) "Unobligated," for purposes of W.S.

9 35-1-1003(b), and (d), means no commitment meeting the

10 requirements of subparagraph (iii)(B) of this subsection was

11 received prior to June 30, 2012.

12

35-11-528. Municipal solid waste facilities cease and

transfer program created; criteria for grants and loans; loan

15 terms; availability of other state funding sources.

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14

17 (e) Loans may be made under the program at zero interest 18 rate, up to an annual interest rate equal to the average prime

19 interest rate as determined in accordance with this

20 subsection. Loans provided under the program shall be

21 adequately collateralized as determined by the state loan and

22 investment board. Principal and interest payments shall be

23 deposited in the budget reserve account general fund. The

state loan and investment board shall establish interest 1 2 rates to be charged for loans under the program, but the 3 interest rate shall not exceed an annual interest rate equal 4 to the average prime interest rate as determined by the state 5 treasurer. To determine the average prime interest rate, the 6 state treasurer shall average the prime interest rate for at least seventy-five percent (75%) of the thirty (30) largest 7 8 banks in the United States. The interest rate shall be 9 adjusted on January 1 of each year. Interest rates shall be 10 established in recognition of the repayment abilities and needs of the local municipal solid waste facility operator 11 12 eligible for loans under the program. The state loan and 13 investment board shall establish loan amortization schedules, terms and conditions for each loan approved based on an 14 applicant's need, financial condition of the 15 landfill 16 operator or the entity responsible for solid waste funding, 17 the projected life of the transfer facility and the ability 18 of that entity to repay the loan in a timely manner.

19

35-11-529. Municipal solid waste facilities cease and transfer accounts created; authorized expenditures from the accounts.

1 (a) There is created the municipal solid waste cease

2 and transfer grant account. Monies from the account shall be

3 awarded for grants to fund approved activities pursuant to

4 W.S. 35-11-528. Interest earned by this account shall be

5 deposited in the budget reserve account general fund.

6 Notwithstanding W.S. 9-2-1008, 9-2-1012(e) and 9-4-207(a),

7 funds deposited in this account shall not revert without

8 further action of the legislature.

9

10 (b) There is created the municipal solid waste cease

11 and transfer loan account. Monies from the account shall be

12 awarded for loans to fund approved activities pursuant to

13 W.S. 35-11-528. Interest earned by this account shall be

14 deposited in the budget reserve account general fund.

15 Notwithstanding W.S. 9-2-1008, 9-2-1012(e) and 9-4-207(a),

16 funds deposited in this account shall not revert without

17 further action of the legislature.

18

19 **39-14-801.** Severance tax distributions; distribution

20 account created; formula.

21

22 (d) After making distributions pursuant to subsections

23 (b), (c) and (f) of this section, distributions under

- 1 subsection (e) of this section shall be made from the
- 2 severance tax distribution account. The amount of
- 3 distributions under subsection (e) of this section shall not
- 4 exceed one hundred fifty-five million dollars
- 5 (\$155,000,000.00) in any fiscal year. To the extent that
- 6 distributions under subsection (e) of this section would
- 7 exceed that amount in any fiscal year, except as provided in
- 8 subsection (g) of this section, the excess shall be credited:
- 9 to the general fund.

11 **39-19-111.** Distribution.

12

- 13 (a) All money collected under W.S. 39-19-101 through
- 14 39-19-111 shall be credited as follows: to the general fund.

15

- 16 **Section 2.** W.S. 35-1-1003(d), 39-14-801(d)(i) and (ii),
- 17 39-19-111(a)(i) and (ii) and 41-2-124(e) are repealed.

- 19 **Section 3.** On the effective date of this act the budget
- 20 reserve account is repealed and all funds in the budget
- 21 reserve account shall be transferred to the general fund. Any
- 22 funds that are directed to the budget reserve account by law
- 23 shall be directed to the general fund. All unexpended funds

1 appropriated from the budget reserve account before the

2 effective date of this act shall be paid from the general

3 fund.

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5 Section 4. This act is effective July 1, 2020.

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7 (END)