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1	HOUSE BILL NO. 56
2	INTRODUCED BY K. WHITE
3	BY REQUEST OF THE DEPARTMENT OF REVENUE
4	
5	A BILL FOR AN ACT ENTITLED: "AN ACT REVISING THE VALUATION OF CERTAIN CLASS THREE
6	AGRICULTURAL PROPERTY; AMENDING SECTION 15-7-202, MCA; AND PROVIDING AN IMMEDIATE
7	EFFECTIVE DATE."
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9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
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11	Section 1. Section 15-7-202, MCA, is amended to read:
12	"15-7-202. Eligibility of land for valuation as agricultural. (1) (a) Contiguous parcels of land totaling
13	160 acres or more under one ownership are eligible for valuation, assessment, and taxation as agricultural land
14	each year that none of the parcels is devoted to a residential, commercial, or industrial use.
15	(b) (i) Contiguous parcels of land of 20 acres or more but less than 160 acres under one ownership that
16	are actively devoted to agricultural use are eligible for valuation, assessment, and taxation as agricultural land
17	if:
18	(A) the land is used primarily for raising and marketing, as defined in subsection (1)(c), products that
19	meet the definition of agricultural in 15-1-101 and if, except as provided in subsection (3), the owner or the
20	owner's immediate family members, agent, employee, or lessee markets not less than \$1,500 in annual gross
21	income from the raising of agricultural products produced by the land; or
22	(B) the parcels would have met the qualification set out in subsection (1)(b)(i)(A) were it not for
23	independent, intervening causes of production failure beyond the control of the producer or a marketing delay
24	for economic advantage, in which case proof of qualification in a prior year will suffice.
25	(ii) Noncontiguous parcels of land that meet the income requirement of subsection (1)(b)(i) are eligible
26	for valuation, assessment, and taxation as agricultural land under subsection (1)(b)(i) if:
27	(A) the land is an integral part of a bona fide agricultural operation undertaken by the persons set forth
28	in subsection (1)(b)(i) as defined in this section; and
29	(B) the land is not devoted to a residential, commercial, or industrial use.
30	(iii) Parcels of land that are part of a family-operated farm, family corporation, family partnership, sole
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1 proprietorship, or family trust that is involved in Montana agricultural production consisting of 20 acres or more 2 but less than 160 acres that do not meet the income requirement of subsection (1)(b)(i) may also be valued, 3 assessed, and taxed as agricultural land if the owner: 4 (A) applies to the department requesting classification of the parcel as agricultural; 5 (B) verifies that the parcel of land is greater than 20 acres but less than 160 acres and that the parcel is located within 15 air miles of the family-operated farming entity referred to in subsection (1)(b)(iii)(C); and 6 7 (C) verifies that: 8 (I) the owner of the parcel is involved in agricultural production by submitting proof that 51% or more of 9 the owner's Montana annual gross income is derived from agricultural production; and (II) property taxes on the property are paid by a family corporation, family partnership, sole proprietorship, 10 11 or family trust that is involved in Montana agricultural production and 51% of the entity's Montana annual gross 12 income is derived from agricultural production; or 13 (III) the owner is a shareholder, partner, owner, or member of the family corporation, family partnership, 14 sole proprietorship, or family trust that is involved in Montana agricultural production and 51% of the person's or 15 entity's Montana annual gross income is derived from agricultural production. 16 (c) For the purposes of this subsection (1): 17 (i) "marketing" means the selling of agricultural products produced by the land and includes but is not 18 limited to: 19 (A) rental or lease of the land as long as the land is actively used for grazing livestock or for other 20 agricultural purposes; and 21 (B) rental payments made under the federal conservation reserve program or a successor to that 22 program; 23 (ii) land that is devoted to residential use or that is used for agricultural buildings and is included in or is 24 contiguous to land under the same ownership that is classified as agricultural land, other than nongualified 25 agricultural land described in 15-6-133(1)(c), must be classified as agricultural land, and the land must be valued 26 as provided in 15-7-206. 27 (2) Contiguous or noncontiguous parcels of land totaling less than 20 acres under one ownership that 28 are actively devoted to agricultural use are eligible for valuation, assessment, and taxation as agricultural each 29 year that the parcels meet any of the following qualifications: 30 (a) except as provided in subsection (3), the parcels produce and the owner or the owner's agent, Legislative - 2 -Authorized Print Version - HB 56 Services Division

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employee, or lessee markets not less than \$1,500 in annual gross income from the raising of agricultural products
as defined in 15-1-101;

3 (b) the parcels would have met the qualification set out in subsection (2)(a) were it not for independent,
4 intervening causes of production failure beyond the control of the producer or marketing delay for economic
5 advantage, in which case proof of qualification in a prior year will suffice; or

6 (c) in a prior year, the parcels totaled 20 acres or more and qualified as agricultural land under this 7 section, but the number of acres was reduced to less than 20 acres for a public use described in 70-30-102 by 8 the federal government, the state, a county, or a municipality, and since that reduction in acres, the parcels have 9 not been further divided.

(3) For grazing land to be eligible for classification as agricultural land under subsections (1)(b) and (2),
 the land must be capable of sustaining a minimum number of animal unit months of carrying capacity. The
 minimum number of animal unit months of carrying capacity must equate to \$1,500 in annual gross income as
 determined by the Montana state university-Bozeman department of agricultural economics and economics.

(4) Parcels that do not meet the qualifications set out in subsections (1) and (2) may not be classified
 or valued as agricultural if they are part of a platted subdivision that is filed with the county clerk and recorder in
 compliance with the Montana Subdivision and Platting Act.

17 (5) Land may not be classified or valued as agricultural land or nonqualified agricultural land if it has
 18 stated covenants or other restrictions that effectively prohibit its use for agricultural purposes.

19 (6)(5) The grazing on land by a horse or other animals kept as a hobby and not as a part of a bona fide
 20 agricultural enterprise is not considered a bona fide agricultural operation.

21 (7)(6) The department may not classify land less than 160 acres as agricultural unless the owner has 22 applied to have land classified as agricultural land. Land of 20 acres or more but less than 160 acres for which 23 no application for agricultural classification has been made is valued as provided in 15-6-133(1)(c) and is taxed 24 as provided in 15-6-133(3). If land has been valued, assessed, and taxed as agricultural land in any year, it must 25 continue to be valued, assessed, and taxed as agricultural until the department reclassifies the property. A 26 reclassification does not mean revaluation pursuant to 15-7-111.

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NEW SECTION. Section 2. Effective date. [This act] is effective on passage and approval.

(8)(7) For the purposes of this part, growing timber is not an agricultural use."

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