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1	BILL NO					
2	INTRODUCED BY					
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4	A BILL FOR AN ACT ENTITLED: "AN ACT STATING MONTANA'S POSITION ON CLIMATE CHANGE;					
5	ESTABLISHING REPORTING REQUIREMENTS; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE."					
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7	WHEREAS, in Held v. Montana, the Montana Supreme Court ruled that "[p]laintiffs have standing to					
8	challenge the injury to their constitutional right to a clean and healthful environment. Montanans' right to a clean					
9	and healthful environment was violated by the MEPA Limitation, which precluded an analysis of GHG					
10	[greenhouse gas] emissions in environmental assessments and environmental impact statements during MEPA					
11	review. The MEPA Limitation, section 75-1-201(2)(a), MCA, is unconstitutional and the State is enjoined from					
12	acting in accordance with it. Additionally, the State did not appeal the District Court's finding that section 75-1-					
13	201(6)(a)(ii), MCA (2023), is unconstitutional and its order enjoining the State from acting in accordance with it					
14	and it is thus affirmed"; and					
15	WHEREAS, this Court ruling required the Montana Legislature to determine the extent to which human					
16	carbon dioxide and greenhouse gas emissions change the climate; and					
17	WHEREAS, on June 12, 2023, at the beginning of the Held v. Montana trial, the state of Montana					
18	stipulated, for the purposes of trial, "[t]here is overwhelming scientific consensus that Earth is warming as a					
19	direct result of human GHG [greenhouse gas] emissions, primarily from the burning of fossil fuels"; and					
20	WHEREAS, "consensus" has no meaning in science because science is determined by the scientific					
21	method and not by votes or opinions, therefore this stipulation is meaningless; and					
22	WHEREAS, the state of Montana did not dispute any of the plaintiffs' climate claims and did not present					
23	any expert witnesses to dispute these claims; and					
24	WHEREAS, the Montana Supreme Court did not hear or acknowledge amici curiae Montana					
25	legislators' rebuttal to the plaintiffs' climate claims; and					
26	WHEREAS, the Montana Supreme Court repeated the following "findings of fact" from the District					
27	Court's order as follows:					
28	(1) the state acknowledges in briefing that it does not dispute or challenge the District Court's					



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1 findings of fact on the science and impacts of climate change and they are entitled to deference;

(2) the world is experiencing a fast rise in temperature that is unprecedented in the geologic record, with the average global temperature increasing by 2.2°F in the last 120 years;

- (3) Montana is heating faster than the global average and the rate of warming is increasing;
- (4) overwhelming scientific evidence and consensus shows that this warming is the direct result of greenhouse gas emissions that trap heat from the sun in the atmosphere, primarily from carbon dioxide released from human extraction and burning of fossil fuels such as coal, oil, and natural gas;
 - (5) these emissions accumulate in the atmosphere and may persist for hundreds of years—causing atmospheric carbon dioxide levels to increase from 280 parts per million in pre-industrial times to above 424 parts per million today;
 - (6) these emissions result in extreme weather events that are increasing in frequency and severity, including droughts, heat waves, forest fires, and flooding;
 - (7) these extreme weather events will only be exacerbated as the atmospheric concentration of greenhouse gases continues to rise;
 - (8) projections indicate that under a business-as-usual emissions scenario, Montana will see almost 10 additional degrees of warming by 2100 compared to temperatures in 2000;
 - (9) by 2050, Montana will have 11 to 30 additional days a year with temperatures exceeding 90 degrees and a similar loss of days below freezing; and
 - (10) Montana has already seen, and will increasingly see, adverse impacts to its economy, including to recreation, agriculture, and tourism, caused by a variety of factors, such as decreased snowpack and water levels in summer and fall, extreme spring flooding events, accelerating forest mortality, and increased drought, wildfire, water temperatures, and heat waves; and
 - WHEREAS, the proper scientific rebuttal to the above "findings of fact" is the following:
 - (1) finding (1) is irrelevant because the state only stipulated that, for the purposes of trial, "[t]here is overwhelming scientific consensus that Earth is warming as a direct result of human GHG [greenhouse gas] emissions, primarily from the burning of fossil fuels"; however, consensus has no bearing on scientific truth, and the state did not defend the true science of climate change in the trial;
- 28 (2) finding (2) refers to claimed climate events, and events do not prove their cause. In addition,



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the claim that the world is experiencing an unprecedented rise in temperature according to the geologic record is disputed in peer-reviewed publications;

- (3) finding (3) that Montana is heating faster than the global average and the rate of warming is increasing is disputable and is irrelevant because events do not prove their cause. For example, that human carbon dioxide emissions cause the events is disputable;
- (4) finding (4), that overwhelming scientific evidence and consensus shows that this warming is the direct result of greenhouse gas emissions, is not a scientific argument because the scientific method prevails over "overwhelming scientific evidence," consensus is not a scientific proof, and the International Panel on Climate Change's own data show that nature, not human carbon dioxide, causes most of the carbon dioxide increase:
- (5) finding (5) is incorrect because carbon dioxide emissions, whether from nature or from human emissions, do not accumulate in the atmosphere but rather all carbon dioxide that flows into the atmosphere flows out of the atmosphere. The plaintiffs' case is based on an incorrect claim that human carbon dioxide flows out of the atmosphere slower than natural carbon dioxide flows out of the atmosphere, which is impossible since natural and human carbon dioxide molecules are identical; therefore, human and natural carbon dioxide flow out of the atmosphere at equal rates based on the Climate Equivalence Principle. The International Panel on Climate Change makes this same incorrect claim because without this claim, the International Panel on Climate Change's own data prove human carbon dioxide is insignificant to the carbon dioxide level and global warming. The plaintiffs' claim that human carbon dioxide stays in the atmosphere longer than natural carbon dioxide nullifies all plaintiffs' claims about human-caused climate change.
- (6) finding (6) includes irrelevant, unsupported claims, not evidence, and the plaintiffs presented no evidence to prove that human carbon dioxide emissions caused their claimed events; furthermore, events do not prove their cause;
- (7) finding (7) includes irrelevant, unsupported claims, not evidence and plaintiffs presented no evidence to prove that human carbon dioxide emissions caused their claimed events; furthermore, events do not prove their cause;
- (8) finding (8) uses climate model projections to make a prediction of future warming, and climate models, including the International Panel on Climate Change's climate model, over-predict global temperature



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1	and make	invalid	assumptions,	such	as:

- (a) natural carbon dioxide stayed at 280 parts per million since 1750;
- (b) human carbon dioxide caused all the carbon dioxide increase since 1750; and
- 4 (c) carbon dioxide causes global temperature to increase, when data prove temperature increase 5 precedes carbon dioxide by about 12 months;
 - (9) finding (9) is invalid and irrelevant for the same reasons as finding (8); and
- 7 (10) finding 10 is invalid and irrelevant for the same reasons as finding (8); and

WHEREAS, the above refutes the Held v. Montana plaintiffs' claims that human carbon dioxide or greenhouse gas emissions cause their claimed climate and weather changes and damages; and

WHEREAS, delta carbon-14 data prove the contribution of human carbon dioxide to the overall carbon dioxide level is less than about 2 percent, and the contribution of natural carbon dioxide is greater than about 98 percent, so the plaintiffs' case against human carbon dioxide fails and human carbon dioxide is not guilty; and

WHEREAS, plaintiffs claim the only way to stop the claimed harmful climate events is to reduce the carbon dioxide level to 350 parts per million, but this is impossible because the natural carbon dioxide level is well above 350 parts per million; and

WHEREAS, data show carbon dioxide changes follow temperature changes with a delay of about 12 months, which proves false the plaintiffs' claim that carbon dioxide increases temperature; and

WHEREAS, the International Panel on Climate Change's calculation of the temperature increase caused by doubling carbon dioxide is 4.5 times greater than property calculated by the Stephan-Boltzmann radiation law, meaning the plaintiffs' temperature calculations were wrong; and

WHEREAS, changes in the earth's albedo explains all global temperature increase since 1984, proving there is no scientific Occam's Razor reason to claim increased carbon dioxide causes the observed temperature increase; and

WHEREAS, changes in the earth's mean cloud cover, which controls albedo, explains the observed mean surface temperature, and plaintiffs' warming claims are wrong; and

WHEREAS, the National Climate Assessment and the National Academy of Sciences and others were wrong because they make the same errors as the International Panel on Climate Change; and



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WHEREAS, because carbon dioxide is the basis of all our food, it is irrational to try to reduce human

2 carbon dioxide emissions or to capture human carbon; and 3 WHEREAS, because nature, not human carbon dioxide, causes all climate change, Montana should 4 not indoctrinate children and students to believe in climate fiction. 5 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: 7 8 NEW SECTION. Section 1. Public policy concerning climate change. (1) The legislature finds that 9 it is necessary to adopt a public policy regarding climate change. 10 (2) The legislature finds: 11 (a) human carbon dioxide emissions have insignificant effect on the carbon dioxide level in the 12 atmosphere and no measurable effect on climate or weather events; 13 the carbon dioxide level does not control global temperature; (b) 14 global temperature controls the carbon dioxide level; and (c) 15 (d) nature, not human activity, controls the climate.

- 16 (3) The legislature further finds:
- when providing educational and informational materials on climate change, the findings in subsection (2) must be offered; and
 - (b) tax incentives that intend to alter human behavior in response to climate change claims are useless, unnecessary, and an inappropriate use of limited state resources.
 - (4) On or before September 15 of even-numbered years and in accordance with 5-11-210:
 - (a) the superintendent of public instruction shall provide a report to the education interim committee regarding climate change curriculum offered in Montana's public schools;
 - (b) the commissioner of higher education shall provide a report to the education interim committee regarding climate change curriculum taught in Montana's public universities; and
 - (c) the department of revenue shall provide a report to the revenue interim committee and the transportation interim committee on the use of tax incentives intended to alter human behavior in response to climate change claims, including but not limited to tax deductions provided in accordance with 15-32-103 and



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other related tax incentives included in 15-6-157, 15-6-224, 15-6-225, and 15-24-3111.

NEW SECTION. Section 2. Codification instruction. [Section 1] is intended to be codified as an integral part of Title 75, chapter 2, and the provisions of Title 75, chapter 2, apply to [section 1].

NEW SECTION. Section 3. Effective date. [This act] is effective on passage and approval.

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