| Amendment - 1st Reading-white - Requested by: Greg Hertz - (S) Taxation |  |           |   |                    |  |
|---|--|-----------|---|--------------------|--|
| - 2023<br>68th Legislature 2023   |  |           | Drafter: Megan Moore, 406-444-4496  | SB0251.001.001     |  |
|   |  |           |   |                    |  |
| 1   |  |           | SENATE BILL NO. 251   |                    |  |
| 2   |  |           | INTRODUCED BY G. HERTZ  |                    |  |
| 3   |  |           |   |                    |  |
| 4   | A BILL FC  | DR AN /   | ACT ENTITLED: "AN ACT TERMINATING CERTAIN VOTED MILL LEVIES U                         | JNLESS THEY        |  |
| 5   | ARE EXTI   | ENDED     | BEFORE THE TERMINATION DATE; PROVIDING THE DATE ON WHICH                              | CERTAIN            |  |
| 6   | LEVIES T   | ERMIN     | ATE; PROVIDING EXCEPTIONS TO THE TERMINATION; AMENDING SEC                            | TION 15-10-425,    |  |
| 7   | MCA; ANI   | D PRO     | VIDING A DELAYED EFFECTIVE DATE AND A RETROACTIVE APPLICABI                           | LITY DATE."        |  |
| 8   |  |           |   |                    |  |
| 9   | BE IT EN   | ACTED     | BY THE LEGISLATURE OF THE STATE OF MONTANA:   |                    |  |
| 10  |  |           |   |                    |  |
| 11  | S  | ection    | 1. Section 15-10-425, MCA, is amended to read:  |                    |  |
| 12  | "1   | 5-10-4    | <b>25.</b> Mill levy election. (1) A-Subject to subsection (6), a county, consolidate | d government,      |  |
| 13  | incorporat   | ted city, | incorporated town, school district, or other taxing entity may impose a new m         | ill levy, increase |  |
| 14  | a mill levy  | that is   | required to be submitted to the electors, or exceed the mill levy limit provided      | for in 15-10-420   |  |
| 15  | by conduc  | cting an  | election as provided in this section. This section does not apply to bond elect       | tions.             |  |
| 16  | (2   | 2) A      | An election pursuant to this section must be held in accordance with Title 13, o      | chapter 1, part 4  |  |
| 17  | or 5, or Tit   | tle 20 fo | or school elections, whichever is appropriate to the taxing entity. The governin      | ıg body shall      |  |
| 18  | pass a resolution, shall amend its self-governing charter, or must receive a petition indicating an intent to      |           |   |                    |  |
| 19  | impose a new levy, increase a mill levy, or exceed the current statutory mill levy provided for in 15-10-420 on    |           |   |                    |  |
| 20  | the approval of a majority of the qualified electors voting in the election. The resolution, charter amendment, or |           |   |                    |  |
| 21  | petition m   | ust incl  | ude:  |                    |  |
| 22  | (a   | i) t      | he specific purpose for which the additional money will be used;                      |                    |  |
| 23  | (b   | ) e       | aither:   |                    |  |
| 24  | (i)  | ) t       | he specific amount of money to be raised and the approximate number of mil            | s to be imposed;   |  |
| 25  | or   |           |   |                    |  |
| 26  | (ii  | ) t       | he specific number of mills to be imposed and the approximate amount of mo            | ney to be raised;  |  |
| 27  | and  |           |   |                    |  |
| 28  | (c   | ;) v      | whether the levy is permanent or the durational limit on the levy.                    |                    |  |
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Drafter: Megan Moore, 406-444-4496

SB0251.001.001

| 1  | (3) Notice of the election must be prepared by the governing body and given as provided in 13-1-                      |
|----|---|
| 2  | 108. The form of the ballot must reflect the content of the resolution or charter amendment and must include a        |
| 3  | statement of the impact of the election on a home valued at \$100,000 and a home valued at \$200,000 in the           |
| 4  | district in terms of actual dollars in additional property taxes that would be imposed on residences with those       |
| 5  | values if the mill levy were to pass. The ballot may also include a statement of the impact of the election on        |
| 6  | homes of any other value in the district, if appropriate.   |
| 7  | (4) If the majority voting on the question are in favor of the additional levy, the governing body is                 |
| 8  | authorized to impose the levy in either the amount or the number of mills specified in the resolution or charter      |
| 9  | amendment.  |
| 10 | (5) A governing body, as defined in 7-6-4002, may reduce an approved levy in any fiscal year                          |
| 11 | without losing the authority to impose in a subsequent fiscal year up to the maximum amount or number of mills        |
| 12 | approved in the election. However, nothing in this subsection authorizes a governing body to impose more than         |
| 13 | the approved levy in any fiscal year or to extend the duration of the approved levy.                                  |
| 14 | (6) (a) Except as provided in subsection subsections (6)(b) and (6)(c) and unless reapproved by                       |
| 15 | voters before the termination date, all mill levies approved pursuant to this section terminate December 31,          |
| 16 | <u>2027.</u>  |
| 17 | (b) Subsection (6)(a) does not apply to mill levies approved pursuant to 20-9-308, 20-9-353, 20-9-                    |
| 18 | 502, and 20-9-533 or mill levies that support law enforcement, fire protection, search and rescue, water,             |
| 19 | wastewater, storm water, solid waste, libraries, hospitals, nursing homes, or the uses authorized in 15-70-           |
| 20 | <u>101(4).</u>  |
| 21 | (c) The termination date in subsection (6)(a) does not apply to an existing permanent levy for the                    |
| 22 | operation of a hospital that qualifies as a hospital district under Title 7, chapter 34, section 21, as an outpatient |
| 23 | center for primary care and that provides 24-hour emergency care."  |
| 24 |   |
| 25 | NEW SECTION. Section 2. Effective date. [This act] is effective January 1, 2024.                                      |
| 26 |   |
| 27 | NEW SECTION. Section 3. Retroactive applicability. [This act] applies retroactively, within the                       |
| 28 | meaning of 1-2-109, to mill levy elections in which the voters approved a levy before [the effective date of this     |



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- 1 act] and does not apply to mill levy elections held on or after [the effective date of this act].
- 2

- END -



