Amendment - 1st Reading-white - Requested by: Greg Hertz - (S) Taxation					
- 2023 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].
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- END -



