HOUSE BILL 96

53RD LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2017

INTRODUCED BY

Alonzo Baldonado

AN ACT

RELATING TO COUNTY TAX LEVIES; AMENDING THE HOSPITAL FUNDING ACT TO PROVIDE FOR A PETITION FOR ACTION TO USE OR REFUND DEDICATED MILL LEVIES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

SECTION 1. Section 4-48B-12 NMSA 1978 (being Laws 1981, Chapter 83, Section 12, as amended) is amended to read:

"4-48B-12. TAX LEVIES AUTHORIZED--PETITION FOR ACTION.--

A. The county commissioners are authorized to impose a mill levy and collect annual assessments against the net taxable value of the property in a county to pay the cost of operating and maintaining county hospitals or to pay to contracting hospitals in accordance with a health care facilities contract and in class A counties to pay for the county's transfer to the county-supported medicaid fund

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pursuant to Section 27-10-4 NMSA 1978 as follows:

(1) in class A counties as defined in Section 4-44-1 NMSA 1978, the mill levy shall not exceed a rate of six dollars fifty cents (\$6.50), or any lower maximum amount required by operation of the rate limitation provisions of Section 7-37-7.1 NMSA 1978 upon a mill levy imposed pursuant to this paragraph, on each one thousand dollars (\$1,000) of net taxable value of property allocated to the county; however, if the county uses any portion, not to exceed one dollar fifty cents (\$1.50), of the rate authorized by this paragraph to meet the requirement of Section 27-10-4 NMSA 1978, the provisions of Section 7-37-7.1 NMSA 1978 do not apply to the portion of the rate necessary to produce the revenues required; provided that the portion of the rate does not exceed one dollar fifty cents (\$1.50); and

- (2) in other counties, the mill levy shall not exceed four dollars twenty-five cents (\$4.25), or any lower maximum amount required by operation of the rate limitation provisions of Section 7-37-7.1 NMSA 1978 upon a mill levy imposed pursuant to this paragraph, on each one thousand dollars (\$1,000) of net taxable value of property allocated to the county.
- B. The mill levies provided in Paragraphs (1) and (2) of Subsection A of this section shall be made at the direction of the county commissioners, but only to the extent .205641.2

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that the county commissioners deem it necessary to operate and maintain county hospitals, to pay the amounts required in the performance of any health care facilities contracts made pursuant to the Hospital Funding Act and to provide for a class A county's transfer to the county-supported medicaid fund pursuant to Section 27-10-4 NMSA 1978.

In the event that the mill levy provided for in Paragraph (1) of Subsection A of this section is not authorized by the electorate or the resulting mill levy proceeds are not remitted to the entity operating the hospital within a reasonable time period, any lease for operation of the hospital between a county and a state educational institution named in Article 12, Section 11 of the constitution of New Mexico may, at the option of the state educational institution, be terminated immediately. Except as provided in Subsection D of this section, in the event that the mill levy provided for in Paragraph (1) of Subsection A of this section is authorized, an amount not less than the amount that would be produced by a mill levy at the rate of four dollars (\$4.00), or any lower amount that would be required by operation of the rate limitation provisions of Section 7-37-7.1 NMSA 1978 upon this rate, on each one thousand dollars (\$1,000) of net taxable value of property allocated to the county shall be provided from the proceeds of the mill levy to the state educational institution operating the hospital for hospital purposes unless

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the institution determines that the amount is not necessary.

- D. A class A county imposing the mill levy provided for in Paragraph (1) of Subsection A of this section may enter into a mutual agreement with a state educational institution named in Article 12, Section 11 of the constitution of New Mexico operating the hospital permitting the transfer to the county-supported medicaid fund by the county pursuant to Section 27-10-4 NMSA 1978 of not to exceed the amount that would be produced by a mill levy at a rate of one dollar fifty cents (\$1.50) applied to the net taxable value of property allocated to the county for the prior property tax year and also not to exceed the amount that would be produced by imposition of the county health care gross receipts tax.
- E. The distribution of the mill levy authorized at the rates specified in Subsection A of this section shall be made to county and contracting hospitals as authorized in the Hospital Funding Act.
- F. Unless otherwise specified in the ballot measure submitted to the electors of the county, within four years of the effective date of the mill levy, the provision of the services for which the mill levy was approved shall begin; provided that the ballot measure shall not extend the beginning date for the provision of services beyond seven years. If the provision of services has not started within the required time limit, any qualified elector of the county or owner of property

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- G. Within one year of submission of a petition for action under this section, the board of county commissioners shall:
- (1) begin the provision of services for which the mill levy was approved;
- (2) submit a proposal to the electors of the county to use the revenues from the mill levy for an alternative purpose that is authorized by statute; or
- (3) refund the revenues received from the mill levy to the taxpayers of the properties assessed the mill levy.
- H. If, pursuant to Subsection G of this section,
 the electors of the county do not approve the use of the mill
 levy for an alternative purpose authorized by statute or if the
 revenues from the mill levy are refunded, the mill levy shall
 be void."
- **SECTION 2.** EFFECTIVE DATE.--The effective date of the provisions of this act is July 1, 2017.

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