1	HOUSE BILL NO. 451		
2	INTRODUCED BY M. THANE		
3			
4	A BILL FOR AN ACT ENTITLED: "AN ACT REVISING TAX INCREMENT FINANCING LAWS RELATED TO		
5	THE LEVIES INCLUDED IN THE CALCULATION OF THE TAX INCREMENT; PROVIDING THAT CERTAIN		
6	SCHOOL LEVIES AND DEBT SERVICE LEVIES ARE EXCLUDED WHEN CALCULATING THE TAX		
7	INCREMENT FOR NEWLY CREATED DISTRICTS; AMENDING SECTION 7-15-4286, MCA; AND		
8	PROVIDING AN IMMEDIATE EFFECTIVE DATE AND AN APPLICABILITY DATE."		
9			
10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:		
11			
12	Section 1. Section 7-15-4286, MCA, is amended to read:		
13	"7-15-4286. Procedure to determine and disburse tax increment remittance of excess portion		
14	of tax increment for targeted economic development district. (1) (a) Except as provided in subsection		
15	(1)(b), mill rates of taxing bodies for taxes levied after the effective date of the tax increment provision must be		
16	calculated on the basis of the sum of the taxable value, as shown by the last equalized assessment roll, of all		
17	taxable property located outside the urban renewal area or targeted economic development district and the		
18	base taxable value of all taxable property located within the area or district. The mill rate determined must be		
19	levied against the sum of the actual taxable value of all taxable property located within as well as outside the		
20	area or district.		
21	(b) If a mill levy is excluded from the tax increment calculation pursuant to subsections (2)(b)		
22	through (2)(d) (2)(f), the calculation pursuant to subsection (1)(a) must use the total taxable value of all property		
23	located within the area or district.		
24	(2) (a) Except as provided in subsections (2)(b) through (2)(d) (2)(f) and (3), the tax increment, if		
25	any, received in each year from the levy of the combined mill rates of all the affected taxing bodies against the		
26	incremental taxable value within the area or district must be paid into a special fund held by the treasurer of the		
27	local government and used as provided in 7-15-4282 through 7-15-4294.		
28	(b) For targeted economic development districts and urban renewal areas created before April 6,		

1	2017, the com	bined mill rates used to calculate the tax increment may not include the mill rates for:	
2	<u>(I)</u>	the university system mills levied pursuant to 15-10-109 and 20-25-439; AND	
3	<u>(II)</u>	A NEW MILL LEVY APPROVED BY VOTERS AS PROVIDED IN 20-9-502(4) OR (5)(B) AFTER ADOPTION OF A	
4	TAX INCREMENT PROVISION.		
5	(c)	For targeted economic development districts created on or after April 6, 2017, and before July	
6	1, 2022, and u	rban renewal areas created on or after April 6, 2017, and before [the effective date of this act],	
7	the combined mill rates used to calculate the tax increment may not include mill rates for:		
8	(i)	the university system mills levied pursuant to 15-10-109 and 20-25-439; and	
9	(ii)	a new mill levy approved by voters as provided in 15-10-425 OR 20-9-502(4) OR (5)(B) after the	
10	adoption of a tax increment provision.		
11	(d)	For targeted economic development districts created after June 30, 2022, and before [the	
12	effective date of this act], the combined mill rates used to calculate the tax increment may not include mill rates		
13	for:		
14	(i)	the university system mills levied pursuant to 15-10-109 and 20-25-439;	
15	(ii)	one-half of the elementary, high school, and state equalization mills levied pursuant to 20-9-	
16	331, 20-9-333, and 20-9-360;		
17	(iii)	a new mill levy approved by voters as provided in 15-10-425 OR 20-9-502(4) OR (5)(B) after the	
18	adoption of a tax increment provision; and		
19	(iv)	any portion of an existing mill levy designated by the local government as excluded from the tax	
20	increment.		
21	<u>(e)</u>	For targeted economic development districts created on or after [the effective date of this act],	
22	the combined	mill rates used to calculate the tax increment may not include mill rates for:	
23	<u>(i)</u>	the university system mills levied pursuant to 15-10-109 and 20-25-439;	
24	<u>(ii)</u>	one-half of the elementary, high school, and state equalization mills levied pursuant to 20-9-	
25	331, 20-9-333, and 20-9-360;		
26	(iii)	a new mill levy approved by voters as provided in 15-10-425 after the adoption of a tax	
27	increment provision;		
28	<u>(iv)</u>	any portion of an existing mill levy designated by the local government as excluded from the tax	



1	increment;				
2	<u>(v)</u>	a mill levy imposed by a school district pursuant to 20-9-502(3); and			
3	<u>(VI)</u>	A NEW MILL LEVY APPROVED BY VOTERS AS PROVIDED IN 20-9-502(4) OR (5)(B) AFTER ADOPTION OF A			
4	TAX INCREMENT PROVISION; AND				
5	<u>(vi)</u> (∨II)	mills levied to pay debt service on voted general obligation bonds.			
6	<u>(f)</u>	For an urban renewal area created on or after [the effective date of this act], the combined mill			
7	rates used to calculate the tax increment may not include mill rates for:				
8	<u>(i)</u>	the university system mills levied pursuant to 15-10-109 and 20-25-439;			
9	<u>(ii)</u>	a new mill levy approved by voters as provided in 15-10-425 after the adoption of a tax			
10	increment provision;				
11	<u>(iii)</u>	any portion of an existing mill levy designated by the incorporated city or town or city-county			
12	consolidated government as excluded from the tax increment;				
13	<u>(iv)</u>	a mill levy imposed by a school district pursuant to 20-9-502(3); and			
14	<u>(V)</u>	A NEW MILL LEVY APPROVED BY VOTERS AS PROVIDED IN 20-9-502(4) OR (5)(B) AFTER ADOPTION OF A			
15	TAX INCREMENT PROVISION; AND				
16	(∨) (∨I)	mills levied to pay debt service on voted general obligation bonds.			
17	(3)	(a) Subject to 7-15-4287 and subsection (3)(b) of this section, a targeted economic			
18	development d	strict with a tax increment provision adopted after October 1, 2019, may expend or accumulate			
19	tax increment for:				
20	(i)	the payment of the costs listed in 7-15-4288;			
21	(ii)	the cost of issuing bonds; or			
22	(iii)	any pledge to the payment of the principal of any premium, if any, and interest on the bonds			
23	issued pursuan	t to 7-15-4289 and sufficient to fund any reserve fund in respect of the bonds in an amount not			
24	to exceed 125%	% of the maximum principal and interest on the bonds in any year during the term of the bonds.			
25	(b)	Any excess tax increment remaining after the use or accumulation of funds as set forth in			
26	subsection (3)(a) must be:			
27	(i)	remitted to each taxing jurisdiction for which the mill rates are included in the calculation of the			



tax increment as provided in subsections (1) and (2); and

28

1	(ii)	proportional to the taxing jurisdiction's share of the total mills levied.		
2	(c)	A targeted economic development district is not subject to the provisions of this subsection (3)		
3	if bonds have not been issued to finance the project.			
4	(4)	Any portion of the excess tax increment remitted to a school district pursuant to subsection (3)		
5	is subject to the provisions of 7-15-4291(2) through (5).			
6	(5)	The balance of the taxes collected in each year must be paid to each of the taxing bodies as		
7	otherwise provided by law."			
8				
9	NEW S	SECTION. Section 2. Effective date. [This act] is effective on passage and approval.		
10				
11	NEW S	SECTION. Section 3. Applicability. (1) [This act] applies [SECTION 1(2)(E) AND SECTION 1(2)(F)]		
12	APPLY to urban	renewal areas and targeted economic development districts created on or after [the effective		
13	date of this act].			
14	(2)	[SECTION 1(2)(B) THROUGH SECTION 1(2)(D)] APPLY TO VOTED LEVIES APPROVED AS PROVIDED IN 20		
15	9-502(4) OR (5)(B) AFTER [THE EFFECTIVE DATE OF THIS ACT].			
16		- END -		

