1	State of Arkansas  As Engrossed: H1/23/13	
2	89th General Assembly  A Bill	
3	Regular Session, 2013 SENATE BIL	L 4
4		
5	By: Senator B. Sample	
6	By: Representative Vines	
7		
8	For An Act To Be Entitled	
9	AN ACT TO ASSIST COMMUNITY COLLEGES IN ACQUIRING	
10	FUNDING FOR CAPITAL IMPROVEMENTS; TO SPECIFY THE	
11	PROCEDURE FOR INSTITUTING MILLAGE ELECTIONS; TO MAKE	
12	TECHNICAL CHANGES TO CLARIFY THE LAW; TO DECLARE AN	
13	EMERGENCY; AND FOR OTHER PURPOSES.	
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15		
16	Subtitle	
17	TO ASSIST COMMUNITY COLLEGES IN ACQUIRING	
18	FUNDING FOR CAPITAL IMPROVEMENTS; TO	
19	SPECIFY THE PROCEDURE FOR INSTITUTING	
20	MILLAGE ELECTIONS; TO MAKE TECHNICAL	
21	CHANGES TO CLARIFY THE LAW; AND TO	
22	DECLARE AN EMERGENCY.	
23		
24		
25	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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27	SECTION 1. Arkansas Code § 6-61-602 is amended to read as follows:	
28	6-61-602. General operations — Millage taxes.	
29	(a) <del>In the event the</del> <u>The</u> local board of a community college <del>wishes t</del>	<del>:0</del>
30	may:	
31	(1) spend Spend larger sums of money than the state funds	
32	provided for general operation of the community college for whatever reason	<del>IS</del>
33	consistent with the state $law_{\tau}$ ; and	
34	(2) it shall be lawful for Levy a millage to be levied from ti	<del>.me</del>
35	to time to provide:	
36	(A) To provide additional operation funds to acquire, construc	t,

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1
     the community college;
 2
                       (B) To retire bonded indebtedness issued to finance
 3
     facilities for the community college; or
 4
                       (C) For general operating purposes of the community
 5
     college.
 6
           (b) The election to approve the millage can be approved at the shall
 7
     be held at:
 8
                 (1) The election to create the community college district;
9
                 (2) or the question of approving the millage can be submitted to
10
     the voters of the district from time to time thereafter at A special
11
     election; or
12
                 (3) A general elections election.
13
           (c)(1) The local board of each a community college shall certify in a
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     timely manner, within the time provided by law, the aggregate millage to be
15
     levied for the district for the purposes stated in subsection (a) of this
16
     section to the appropriate tax levying authority of each county or city of
17
     the district the aggregate millage to be levied for the district for
18
     operating purposes and indebtedness purposes, and the.
19
                 (2) The millage shall be levied and collected in the manner
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     provided by law.
21
                 (2)(3) If the amount of the budget to be supported from taxes
22
     levied by the district is in excess of local board of the community college
23
     determines that the amount to be produced from taxes then authorized levied
     for the district, after allowing for minus the tax proceeds pledged for
24
25
     bonded indebtedness purposes, is less than the amount required by the local
26
     board of the community college for the purposes stated in subsection (a) of
27
     this section, the local board of the community college shall eertify, at
28
     least sixty (60) days before any election upon which the millage may be
29
     voted, state in the resolution required under subsection (d) of this section
     the additional millage required to the county board of election commissioners
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     of each county of which any portion is in the community college district
31
32
     requested by the local board of the community college.
33
                 (4) However, millage together with The sum of the rate then
34
     levied will and the additional millage requested shall not exceed ten (10)
35
     mills.
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(3)(5) The local board of the community college shall request

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- 1 <u>that the</u> question of the levy <del>shall</del> be placed on the ballot at the next
- 2 following general election or a special election called for that purpose
- 3 pursuant to § 7-11-201 et seq. as determined by the local board.
- 4 (d)(1) When  $\underline{\text{If}}$  the local board of a community college determines that
- 5 the question of a tax levy in the district should be submitted to the
- 6 electors of the district at a special requests an election, it to vote on the
- 7 millage, the local board shall:
- 8 (A) adopt a Adopt an appropriate resolution to that effect
- 9 and shall;
- 10 <u>(B)</u> <u>file</u> <u>File</u> a certified copy of the resolution with the
- 11 county board of election commissioners of each county of which any portion is
- 12 in the district  $\frac{1}{1}$  that a special  $\frac{1}{1}$  which the election  $\frac{1}{1}$  be held  $\frac{1}{1}$
- 13 the district; and shall
- 14 (C) set Set the date of the election, which shall be not
- 15 more than ninety (90) days after the date of the proclamation required by §
- $16 \frac{7-11-201}{100}$  et seq.
- 17 (2) The county board of election commissioners in each county  $\frac{1}{2}$
- 18 which any portion is included in a the community college district shall:
- 19 <u>(A) prepare Prepare</u> the ballots;
- 20 <u>(B)</u> <u>furnish</u> <u>Furnish</u> the election supplies;
- 21 <u>(C)</u> select <u>Select</u> the election judges and clerks; and
- 22 <u>(D)</u> make Make all necessary arrangements for conducting
- 23 such elections the election.
- 24 (3) Special elections under this section shall follow the All
- 25 laws applicable to the conduct of general elections, counting of ballots, and
- 26 certification of the results thereof and other matters relating to the
- 27 holding of general elections, so far as the laws are appropriate, shall apply
- 28 to special elections held under this section, §§ 6-61-101 6-61-103, 6-61-
- 29 201 6 61 209, 6 61 212 6 61 216, 6 61 301 6 61 305, 6 61 401, 6 61 402,
- $30 \quad 6-61-501 6-61-524, 6-61-601, \text{ and } 6-61-603.$
- 31 (4) All The community college district requesting the special
- 32 election shall pay the expenses of conducting a special elections
- 33 held under this section, \$\$ 6-61-101 6-61-103, 6-61-201 6-61-209, 6-61-
- 34 212 6 61 216, 6 61 301 6 61 305, 6 61 401, 6 61 402, 6 61 501 6 61 524,
- 35 6-61-601, and 6-61-603 shall be paid from funds of the respective community
- 36 college districts in which the elections are held.

1	(e) If the proposed additional miliage is approved by the majority of
2	the qualified electors of the <i>district voting on such issue</i> at a general or
3	special at an election, the additional millage shall be a continuing levy
4	until reduced as provided in under subsection (f) of this section.
5	(f)(1) Whenever If the local board of any a community college
6	determines that the rate of tax levied by the district, $including  ext{ minus}$ the
7	amount thereof pledged for bonded indebtedness purposes, is greater than is
8	necessary, exceeds the amount required by the local board of the community
9	college for the purposes stated in subsection (a) of this section, the local
10	board shall certify the reduced rate of millage to the appropriate tax
11	levying authority of each county or city of the district $_{\overline{, \cdot}}$
12	(2) and the Upon certification by the local board of the
13	community college under subdivision (f)(1) of this section, the appropriate
14	tax levying authority of each county or city of the district shall:
15	(A) reduced Reduce the rate of the millage shall be
16	levied; and
17	(B) shall be extended Extend the reduced rate of the
18	$\underline{\text{millage}}$ on the tax books as the rate of tax due $\underline{\text{that}}$ $\underline{\text{to the}}$ community college
19	district.
20	(3) The reduction of the tax rate under this subsection shall
21	$\underline{\text{remain}}$ until a greater amount of tax $\underline{\text{shall be}}$ $\underline{\text{is}}$ certified by the local board
22	of the <u>community</u> college as authorized in this section.
23	(g)(1) In the case of community Community college districts existing
24	that are already in existence at the time this law is enacted, and have
25	existing millages $\frac{\text{which}}{\text{that}}$ have been approved by the voters of the district
26	may continue <del>to be levied by the district</del> to levy the existing millages at
27	the discretion of the local board <del>except that upon the petition of voters, as</del>
28	provided in § 6-61-510, or upon request of the local board, an of the
29	<pre>community college.</pre>
30	(2) However, an election may be called to repeal operating
31	millage, reduce operating millage, or authorize the transfer of operating
32	millage to capital uses upon:
33	(A) The petition of voters under § 6-61-510; or
34	(B) A request by the local board of the community college.
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36	SECTION 2. EMERGENCY CLAUSE. It is found and determined by the General

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1	Assembly of the State of Arkansas that increasing the number of Arkansans
2	obtaining postsecondary education is critical to the educational and economic
3	development systems of the state; that the expansion or renovation of
4	community colleges, or both expansion and renovation of community colleges,
5	are necessary to accommodate and educate the increasing number of Arkansans
6	who obtain and seek to obtain postsecondary education; that many
7	postsecondary facilities in Arkansas have an urgent need for expansion or
8	renovation, or both expansion and renovation; that community colleges
9	currently have inadequate funding to expand and renovate campus facilities;
10	and that this act is immediately necessary to allow community colleges
11	sufficient time to seek additional revenue to adequately accommodate the
12	growing number of Arkansans seeking and obtaining postsecondary education.
13	Therefore, an emergency is declared to exist, and this act being immediately
14	necessary for the preservation of the public peace, health, and safety shall
15	become effective on:
16	(1) The date of its approval by the Governor;
17	(2) If the bill is neither approved nor vetoed by the Governor,
18	the expiration of the period of time during which the Governor may veto the
19	bill; or
20	(3) If the bill is vetoed by the Governor and the veto is
21	overridden, the date the last house overrides the veto.
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23	/s/B. Sample
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