# First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

## **PREAMENDED**

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 23-0704.01 Jed Franklin x5484

**SENATE BILL 23-108** 

#### SENATE SPONSORSHIP

Baisley, Rich, Roberts

#### **HOUSE SPONSORSHIP**

Pugliese and Frizell, Taggart, Weinberg, Winter T.

**Senate Committees** State, Veterans, & Military Affairs Finance **House Committees** 

### A BILL FOR AN ACT

## 101 CONCERNING TEMPORARY REDUCTIONS IN PROPERTY TAXES DUE.

### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <a href="http://leg.colorado.gov">http://leg.colorado.gov</a>.)

The bill allows a local government to provide temporary property tax relief through temporary property tax credits or mill levy reductions and later eliminate the credits or restore the mill levy. The bill clarifies that a local government may temporarily reduce property taxes due by providing for tax credits or reducing the mill levy and later eliminate the tax credits or restore the mill levy.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, 39-1-111.5, amend
3	(1), (2), and (5) as follows:
4	39-1-111.5. Temporary property tax credits and temporary
5	mill levy rate reductions. (1) In order to effect a refund for any of the
6	purposes set forth in section 20 of article X of the state constitution, OR
7	TO PROVIDE PROPERTY TAX RELIEF BY A TEMPORARY REDUCTION IN
8	PROPERTY TAXES DUE, any local government may approve and certify a
9	temporary property tax credit or temporary mill levy rate reduction as set
10	forth in this section. A DISTRICT, AS DEFINED IN SECTION 22-54-103 (5),
11	MAY NOT REDUCE A MILL LEVY BELOW THE MINIMUM AMOUNTS PROVIDED
12	IN SECTION 22-54-106. The procedures set forth in this section shall be
13	ARE deemed to be a reasonable method for effecting refunds in
14	accordance with section 20 of article X of the state constitution AND FOR
15	PROVIDING TEMPORARY PROPERTY TAX RELIEF.
16	(2) Concurrent with the certification of its levy to the board of
17	county commissioners as required pursuant to section 39-5-128 (1), any
18	local government may certify a refund in the form of a temporary property
19	tax credit or temporary mill levy rate reduction. The certification shall
20	MUST include the local government's gross mill levy, the temporary
21	property tax credit or temporary mill levy rate reduction expressed in mill
22	levy equivalents, and the net mill levy, which shall MUST be the gross mill
23	levy less the temporary property tax credit or temporary mill levy rate
24	reduction. A DISTRICT, AS DEFINED IN SECTION 22-54-103 (5), MAY NOT
25	CERTIFY A NET MILL LEVY BELOW THE MINIMUM AMOUNTS PROVIDED IN
26	<u>SECTION 22-54-106.</u>
27	(5) Upon receipt of any tax warrant reflecting a temporary

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property tax credit or temporary mill levy rate reduction for any local government, the treasurer shall be responsible for collecting taxes on behalf of such THE local government based upon such THE local government's net adjusted mill levy. In addition to any other information required by section 39-10-103, the tax statement shall MUST indicate by footnote which, if any, local government mill levies contained therein IN THE TAX STATEMENT reflect a temporary property tax credit or temporary mill levy rate reduction for the purpose of effecting a refund in accordance with section 20 of article X of the state constitution OR FOR PROVIDING TEMPORARY PROPERTY TAX RELIEF.

SECTION 2. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2024 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

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