
Wisconsin Legislative Council

AMENDMENT MEMO



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2019 Assembly Bill 472

Assembly Amendment 1

2019 ASSEMBLY BILL 472

Under the state's levy limit law, current law provides an exception from local levy limits for amounts levied by a municipality to pay for charges assessed by a joint fire department, to the extent such charges would cause the municipality to exceed the limit that is otherwise applicable. The exception only applies if the joint fire department's total charges increase at an amount less than or equal to the consumer price index plus two percent, and if the governing body of the municipality claiming the exception adopts a resolution in favor of exceeding the levy limit.

2019 Assembly Bill 472 expands the joint fire department exception to the levy limits to also include payments for charges assessed by a joint emergency medical services district, as first applied to the levy imposed in December 2019.

ASSEMBLY AMENDMENT 1

Assembly Amendment 1 specifically defines a joint emergency medical services district to mean a joint emergency medical services district organized by any combination of two or more cities, villages, or towns under an intergovernmental cooperation contract. The amendment also revises the bill to first apply to the levy imposed in December 2020.

BILL HISTORY

2019 Assembly Bill 472 was offered by Representative Loudbeck on September 24, 2019. On October 2, 2019, the Assembly Committee on Ways and Means recommended passage of the bill on a vote of Ayes, 11; Noes, 0. Representative Loudbeck offered Assembly Amendment 1 on October 4, 2019. On October 10, 2019, the Assembly adopted Assembly Amendment 1 and passed Assembly Bill 472 on consecutive voice votes.

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