RESOLUTION NO. 9579
RESOLUTION TO FIX ANNUAL TAX LEVY

A RESOLUTION PROVIDING FOR THE ANNUAL TAX LEVY IN MILLS FOR THE FISCAL YEAR BEGINNING JULY 1, 2006 AND ENDING JUNE 30, 2007

WHEREAS:

A. 7-1-114, MCA states "A local government with self-governing powers is subject to ... (g) ...Any law regulating the budget, finance, or borrowing procedures and powers of local governments.

B. The City of Great Falls, Montana adopted a self-governing charter in 1986. Article I, Section 3 of the Charter of the City of Great Falls, Montana states: "The total mill levy shall not exceed that allowed to general powers cities of the first class by Montana Law."

C. 7-6-4036, MCA, required the City Commission to fix the tax levy for each taxing jurisdiction by the later of the second Monday in August or within 45 calendar days after receiving certified taxable values. Amended certified taxable values were received August 10, 2006.

D. 7-6-4034, MCA, requires the City Commission to set a tax rate, per fund, no higher than is required to meet budget balancing needs.

E. MCA 15-10-420 provides:
   (1)(a) Subject to the provisions of this section a governmental entity that is authorized to impose mills may impose a mill levy sufficient to generate the amount of property taxes actually assessed in the prior year, plus one-half of the average rate of inflation for the prior 3 years. The maximum number of mills that a governmental entity may impose is established by calculating the number of mills required to generate the amount of property tax actually assessed in the governmental unit in the prior year based on the current year taxable value, less the current year’s value of newly taxable property plus one-half the average rate of inflation for the prior 3 years.
   (2) … plus any additional levies authorized by the voters …
Subject to subsection (8), subsection (1)(a) does not apply to ….
(b) the portion of a governmental entity’s property tax levy for premium contributions for group benefits excluded under 2-9-212 or 2-18-703.

In determining the maximum number of mills in subsection (1)(a) the governmental entity may increase the number of mills to account for a decrease in reimbursements.

MCA 15-10-201 requires the City Commission to fix its tax levy in mills and tenths and hundredths of mills.

The Department of Revenue’s certified taxable value for the City of Great Falls is $70,990,415 which equates to $70,990 per mill. This includes $2,873,541, or $2,874 per mill, of newly taxable property.

NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF GREAT FALLS, MONTANA:

Section 1. - Determination of Mill Levy Limit

- Appendix A shows the determination of the total mill levy limit of 128.86 mills.
- An additional 8.34 “Permissive Medical Levy” is allowed under 15-10-420(5)(b) for increased health insurance premiums not included in the Appendix A calculation.
- Lastly, an additional 3.74 mills is allowed under 15-10-420(2) for additional voter supported mills. On November 4, 2003, a $2.5 million general obligation bond was approved by voters for construction of a soccer park. It has been determined that 3.74 mills for soccer park debt service payments is need for Fiscal Year 2007.

Section 2. - Tax Levy Amounts

A 140.94 mill levy will generate:

- $8,777,252 from the $68,117 certified value per mill for Previously Taxable Property;
- $370,273 from the $2,873 certified value per mill for Newly Taxable Property;
- $592,057 from the $70,990 certified value per mill for increase Health Insurance premiums “Permissive Medical Levy, and,
- $265,502 from the $70,990 certified value per mill for soccer park debt service payments.
- $10,005,084 in total City tax for 2006 from the $70,990 total certified value per mill.

This does not reflect delinquent collections or tax increments withheld.
Section 3. - Tax Levy Required and Set

a. The City Commission has determined a $9,147,525 tax levy, requiring a 128.86 mill levy, is necessary to balance the General Fund Budget.

b. The City Commission has determined a $592,057 “Permissive Medical Levy”, requiring a 8.34 mill levy, is necessary for increased health premium costs to balance the General Fund Budget.

c. The City Commission has determined a $265,502 tax levy, requiring a 3.74 mill levy, is necessary for the soccer park debt service payment.

d. The City Commission of the City of Great Falls, Montana herby fixes the tax levy for the fiscal year July 1, 2006 through June 30, 2007 at 140.94 mills.
PASSED by the Commission of the City of Great Falls, Montana, on this ______day of _____, 2006.

Dona Stebbins, Mayor

ATTEST:

Peggy Bourne, City Clerk

(SEAL OF CITY)

Approved as to form: City Attorney

State of Montana   )
County of Cascade : ss
City of Great Falls )

I, Peggy Bourne, City Clerk of the City of Great Falls, Montana, do hereby certify that the foregoing Resolution No. 9578 was placed on its final passage and passed by the Commission of the City of Great Falls, Montana, at a meeting thereof held on the _____ day of_____, 2006, and approved by the Mayor of said City on the_____ day of_____, 2006.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Seal of said City this____ day of_____, 2006.

Peggy Bourne, City Clerk

(SEAL OF CITY)
City of Great Falls  
Determination of Tax Revenue and Mill Levy Limitations under Section 15-10-420, MCA  
Appendix A of the 2006 Tax Levy Resolution No. 9579

Prior Property Taxes Assessed

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<tr>
<th>Applied Rate</th>
<th>Calculations</th>
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Property Tax Assessed in Prior Year

| a | Prior Year's Recalculated Levy in Mills (+) | 125.77 Mills |
| b | Prior Year's Total Taxable Valuation per Mill X | 68,610 |

Total Property Tax for Prior Year = (+) 8,629,080

Subtotal

Inflation Adjustment

| a | Total Property Tax for Prior Year (above) 8,629,080 |
| b | 50% of Prior 3 Years Average Rate of Inflation 1.424% |

Total Statutorily Allowed Inflation Adjustment 122,878

Personal Property Tax Reimbursement

| a | Add: amount received in FY 2005 / 2006 (+) |
|   | HB 20 Reimbursement (100-0000-335-4042) 46,193 |
|   | SB 417 Reimbursement (1000-0000-335-4043) 29,767 |

Subtotal HB20 + SB417 75,960

| b | Less: Amount anticipated in current year |
|   | HB 20 Reimbursement (100-0000-335-4042) 66.70% 30,811 |
|   | SB 417 Reimbursement (1000-0000-335-4043) 66.70% 19,855 |

Subtotal HB20 + SB417 Received Last Year (50,665)

Net Loss in Personal Property Tax Reimbursement = (+) 25,295

Adjusted Property Tax Revenue Assessed in Prior Year = 8,777,252

Current Year Levy Computation

Adjusted Property Tax Revenue Assessed 8,777,252

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<tr>
<th>Taxable Values per Mill</th>
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<tbody>
<tr>
<td>Total Certified Taxable Value (+) 70,990 (2,874)</td>
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<tr>
<td>Taxable Value of Newly Taxable Property (-)</td>
</tr>
<tr>
<td>Taxable Value of net and gross proceeds (County Only) (-)</td>
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Net / Adjusted Taxable Value per Mill = (+) per Mill 68,117

The "Floating Mill" / Authorized Mill Levy under HB124 Calculated Mills = 128.86

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<tr>
<th>Current Property Tax Limitation</th>
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<tbody>
<tr>
<td>Total Certified Taxable Value (+) per Mill 70,990</td>
</tr>
<tr>
<td>The &quot;Floating Mill&quot; / Authorized Mill X Mills = 128.86</td>
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Total Current Property Tax Revenue = 9,147,525