The bill is expected to entail no more than minimal cost for subdivisions to obtain required resolutions.

It requires certain taxing authorities with members who are appointed rather than elected to obtain approval of the body that created the taxing authority before either levying a tax within the ten-mill limit, if allowed, or certifying a tax resolution to the board of elections. Examples of such taxing authorities include a township or county park district, and a regional transit authority. Not all taxing authorities with appointed members would be affected. Approval is by adoption of resolutions.