

Mastodon Township
Road Millage Ballot Language Resolution
Resolution Number: 2026-0414.002

WHEREAS, the Township Board of Mastodon Township wishes to provide road improvements and maintenance service; and

WHEREAS, townships may provide road improvements and maintenance services, as authorized by Public Act 51 of 1951, MCL 247.670; and

WHEREAS, townships may contact and cooperate with other entities to provide road improvements and maintenance services, as authorized by the Michigan Constitution of 1963 and other laws; and

WHEREAS, townships may impose and levy ad valorem property taxes to finance lawful public services, as authorized by the Michigan Constitution of 1963 and other laws; and

WHEREAS, the Township Board of Mastodon Township wishes to levy 1.5 mils to provide for road improvements and maintenance services;

NOW, THEREFORE, BE IT RESOLVED that the Township Board of Mastodon Township, Iron County, approves the following millage ballot question language and directs the Clerk to submit it to be placed on the August 4, 2026 election ballot:

“Shall the previously voted-upon increase in the tax limitation imposed under Article IX, Sec. 6 of the Michigan Constitution in Mastodon Township of 1.5 mils (\$1.50 per \$1000 of taxable value), be renewed and levied for five (5) years, 2027 – 2031 inclusive, for the use of Mastodon Township’s Road Improvement and Maintenance and placed in a restricted Road Fund? This levy would raise an estimated \$151,807.00 in the first year the millage is levied (2027). This millage is a renewal of a tax levy which expires in 2026.”

Motion made by Skinner. Seconded by Mallon.

Upon roll call vote the following voted:

Aye: Skinner, Smith, Mallon

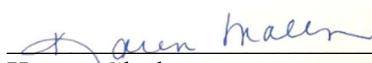
Nay:

Absent: Bjork, Watters

The Supervisor declared the resolution adopted.

Certificate

I, Karen Mallon, the duly appointed and acting Clerk of Mastodon Township, hereby certify that the foregoing resolution was adopted by the Mastodon Township Board by a roll call vote at a regular meeting of the Board held on April 14, 2026, at which meeting, a quorum was present; and that this resolution was ordered to take immediate effort.



Karen, Clerk