

Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
53A-16-107, as last amended by Laws of Utah 2008, Chapter 236
53A-19-102 , as last amended by Laws of Utah 2009, First Special Session, Chapter 5
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 53A-16-107 is amended to read:
53A-16-107. Capital outlay levy Maintenance of school facilities Authority to
use proceeds of .0002 tax rate Restrictions and procedure Limited authority to use
proceeds for general fund purposes Notification required when using proceeds for
general fund purposes.
(1) Subject to Subsection (3) and except as provided in Subsection (5), a local school
board may annually impose a capital outlay levy not to exceed .0024 per dollar of taxable value
to be used for:
(a) capital outlay;
(b) debt service; and
(c) subject to Subsection (2), school facility maintenance.
(2) (a) A local school board may utilize the proceeds of a maximum of .0002 per dollar
of taxable value of the local school board's annual capital outlay levy for the maintenance of
school facilities in the school district.
(b) A local school board that uses the option provided under Subsection (2)(a) shall:
(i) maintain the same level of expenditure for maintenance in the current year as it did
in the preceding year, plus the annual average percentage increase applied to the maintenance
and operation budget for the current year; and
(ii) identify the expenditure of capital outlay funds for maintenance by a district project
number to ensure that the funds are expended in the manner intended.
(c) The State Board of Education shall establish by rule the expenditure classification
for maintenance under this program using a standard classification system.
(3) Beginning January 1, 2009, in order to qualify for receipt of the state contribution

03-03-10 11:46 AM

toward the minimum school program described in Section 53A-17a-104, a local school board
in a county of the first class shall impose a capital outlay levy of at least .0006 per dollar of
taxable value.

- (4) (a) The county treasurer of a county of the first class shall distribute revenues generated by the .0006 portion of the capital outlay levy required in Subsection (3) to school districts within the county in accordance with Section 53A-16-107.1.
- (b) If a school district in a county of the first class imposes a capital outlay levy pursuant to this section which exceeds .0006 per dollar of taxable value, the county treasurer of a county of the first class shall distribute revenues generated by the portion of the capital outlay levy which exceeds .0006 to the school district imposing the levy.
- (5) (a) Notwithstanding Subsections (1)(a), (b), and (c) and subject to Subsection (5)(b), for fiscal years 2010-11 and 2011-12, a local school board may use the proceeds of the local school board's capital outlay levy for general fund purposes if the proceeds are not committed or dedicated to pay debt service or bond payments.
- (b) If a local school board uses the proceeds described in Subsection (5)(a) for general fund purposes, the local school board shall notify the public of the local school board's use of the capital outlay levy proceeds for general fund purposes:
- (i) prior to the board's budget hearing in accordance with the notification requirements described in Section 53A-19-102; and
 - (ii) at a budget hearing required in Section 53A-19-102.
- 78 Section 2. Section **53A-19-102** is amended to read:
 - 53A-19-102. Local school boards budget procedures.
 - (1) (a) Prior to June 22 of each year, [each] <u>a</u> local school board shall adopt a budget and make appropriations for the next fiscal year.
 - (b) If the tax rate in the proposed budget exceeds the certified tax rate defined in Section 59-2-924, the <u>local school</u> board shall comply with Section 59-2-919 in adopting the budget, except as provided by Section 53A-17a-133.
 - (2) (a) Prior to the adoption <u>or amendment</u> of a budget containing a tax rate which does not exceed the certified tax rate, [the] <u>a local school</u> board shall hold a public hearing, as defined in Section 10-9a-103, on the proposed budget <u>or budget amendment</u>.
 - (b) In addition to complying with Title 52, Chapter 4, Open and Public Meetings Act,

2nd Sub. (Gray) H.B. 295

03-03-10 11:46 AM

89	in regards to the public hearing described in Subsection (2)(a), the board shall:
90	(i) publish the required newspaper notice at least 10 days before the day on which the
91	hearing is held; and
92	(ii) file a copy of the proposed budget with the <u>local school</u> board's business
93	administrator for public inspection at least 10 days prior to the hearing.
94	(3) [The] A local school board shall file a copy of the adopted budget with the state
95	auditor and the State Board of Education.

Fiscal Note

H.B. 295 2nd Sub. (Gray) - Expanded Uses of School District Property Tax Revenue

2010 General Session State of Utah

State Impact

Enactment of this bill will not require additional appropriations.

Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals or businesses. Local school districts may benefit through increased flexibility in expending local property tax revenues.

3/4/2010, 5:04:38 PM, Lead Analyst: Leishman, B./Attny: AOS

Office of the Legislative Fiscal Analyst