

Money Appropriated in this Bin:
None
Other Special Clauses:
None
Utah Code Sections Affected:
ENACTS:
53A-32-101 , Utah Code Annotated 1953
53A-32-102, Utah Code Annotated 1953
53A-32-201 , Utah Code Annotated 1953
53A-32-202 , Utah Code Annotated 1953
53A-32-203 , Utah Code Annotated 1953
59-7-621 , Utah Code Annotated 1953
59-10-1111 , Utah Code Annotated 1953
CHAPTER 32. ENERGY EFFICIENT INITIATIVE BOND ACT
Part 1. General Provisions
<u>53A-32-101.</u> Title.
This chapter is known as the "Energy Efficient Initiative Bond Act."
Section 2. Section 53A-32-102 is enacted to read:
<u>53A-32-102.</u> Definitions.
As used in this chapter:
(1) "Aggregate amount of outstanding bonds" means the sum of the following:
(a) the aggregate amount of bond principal designated under Subsection
53A-32-202(1)(d) for which bonds have not yet been issued; and
(b) the aggregate amount of bond principal remaining for qualified energy efficient
projects designated under Subsection 53A-32-202(1)(c) for which bonds have been issued.
(2) "Applicable credit rate" means the same as that term is defined in Section 59-7-621.
(3) "Board" means the State Board of Education.
(4) "Bond applicant" means a school governing authority that makes an application to

5/	the board under this chapter.
58	(5) "Credit allowance date" means the same as that term is defined in Section
59	<u>59-7-621.</u>
60	(6) "Energy efficient initiative bond" or "bond" means a bond:
61	(a) that is issued by:
62	(i) a school governing authority; or
63	(ii) a local building authority that was created by a school governing authority;
64	(b) that is used entirely to pay for:
65	(i) a qualified energy efficient project; or
66	(ii) costs associated with the bond, including:
67	(A) debt service;
68	(B) capitalized interest; or
69	(C) bond issuance;
70	(c) that matures no more than 15 years from the date the bond is issued; and
71	(d) that is issued in accordance with:
72	(i) this title; or
73	(ii) Title 17D, Chapter 2, Local Building Authority Act.
74	(7) (a) "Energy efficient project" means a project that is designed to reduce energy
75	consumption or operating costs and increase overall energy efficiency.
76	(b) "Energy efficient project" includes:
77	(i) insulation of the building structure and systems within the building;
78	(ii) window and door system modification or replacement;
79	(iii) automatic energy control systems;
80	(iv) heating, ventilating, or air conditioning system modification or replacement;
81	(v) lighting fixture modification or replacement;
82	(vi) energy recovery systems;
83	(vii) cogeneration systems that produce steam or forms of energy, such as heat or
84	electricity, for use primarily within a building or complex of buildings;
85	(viii) energy conservation measures that provide long-term operating cost reductions;
86	(ix) replacement of a school bus manufactured before 2002 with a new school bus that
87	uses alternative fuel or clean diesel fuel;

88	(x) installation of an alternative fuel fueling station:
89	(A) for a school bus that uses alternative fuel; and
90	(B) that may be accessed by a governmental entity or the public to fuel an alternative
91	fuel vehicle;
92	(xi) retrofit of a bus shop to service and maintain a school bus that uses alternative
93	<u>fuel;</u>
94	(xii) water conservation, including indoor and outdoor water facilities; or
95	(xiii) other projects that reduce energy consumption or operating costs and increase
96	overall energy efficiency as determined by the board through administrative rule adopted in
97	accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
98	(8) "Local building authority" means the same as that term is defined in Section
99	<u>17D-2-102.</u>
100	(9) "Qualified energy efficient project" means an energy efficient project that the board
101	has approved to be funded by energy efficient initiative bonds.
102	(10) "School governing authority" means:
103	(a) a local school board under Chapter 3, Local School Boards; or
104	(b) a charter school governing board.
105	(11) "Tax credit certificate" means a certificate issued by a school governing authority
106	that lists:
107	(a) the name and address of a bondholder that holds a bond issued by the school
108	governing authority;
109	(b) the applicable credit rate for the bond; and
110	(c) the outstanding face amount of the bond on each credit allowance date in the prior
111	year that the bondholder holds the bond.
112	Section 3. Section 53A-32-201 is enacted to read:
113	Part 2. Application for Bonds and Bond Issuance
114	53A-32-201. Application process Incomplete application.
115	(1) A school governing authority that seeks to obtain approval for an energy efficient
116	initiative bond shall file an application with the board.
117	(2) The school governing authority shall provide the following to the board as part of
118	its application:

119	(a) a description of the proposed project to be funded by the bond;
120	(b) an estimation of the expected reduction in energy consumption and operating costs
121	due to the proposed project;
122	(c) an explanation of how the proposed project increases overall energy efficiency;
123	(d) the amount necessary to complete the proposed project;
124	(e) the expected interest rate of the bond; and
125	(f) other information the board requires by administrative rule adopted in accordance
126	with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
127	(3) If the board determines that the information a bond applicant provides is
128	incomplete, the board shall:
129	(a) inform the bond applicant that the application is incomplete; and
130	(b) ask the bond applicant to submit additional information.
131	Section 4. Section 53A-32-202 is enacted to read:
132	53A-32-202. Designation of projects for bonds Outstanding bonds limitation
133	Retracting a designation Rulemaking.
134	(1) Subject to the other provisions of this section, the board shall:
135	(a) determine whether a proposed project is an energy efficient project;
136	(b) prioritize the energy efficient projects;
137	(c) designate energy efficient projects as qualified energy efficient projects; and
138	(d) designate a maximum bond principal amount for each qualified energy efficient
139	project.
140	(2) (a) The aggregate amount of outstanding bonds may not exceed \$50,000,000.
141	(b) The board may not make a designation under Subsection (1)(d) that causes the
142	aggregate amount of outstanding bonds to exceed \$50,000,000.
143	(3) The board may retract a designation under Subsection (1)(c) if a school governing
144	authority:
145	(a) provides written notice to the board that the designation is no longer necessary;
146	(b) does not issue the bond within the time period required by the board under
147	Subsection (4)(c); or
148	(c) uses some other method to pay for the qualified energy efficient project designated
149	under Subsection (1)(c).

150	(4) The board shall, by rule, made in accordance with Title 63G, Chapter 3, Utah
151	Administrative Rulemaking Act, establish:
152	(a) criteria for prioritizing energy efficient projects under Subsection (1)(b);
153	(b) procedures for documenting criteria described in Subsection (4)(a);
154	(c) a reasonable time period for purposes of Subsection (3)(b); and
	* * * * * * * * * * * * * * * * * * * *
155	(d) requirements for an agreement that a school governing authority or a local building
156	authority may enter into to issue bonds, including:
157	(i) requirements for paying bond principal; and
158	(ii) other requirements determined by the board.
159	Section 5. Section 53A-32-203 is enacted to read:
160	53A-32-203. Issuance of bonds Provision of information to bondholders, State
161	Tax Commission, and school governing authorities.
162	(1) Subject to the requirements of this chapter, a school governing authority or a local
163	building authority may enter into an agreement to issue energy efficient initiative bonds.
164	(2) (a) A school governing authority shall annually issue, on or before January 31, a tax
165	credit certificate to a bondholder that holds a bond on a credit allowance date in the prior year.
166	(b) A school governing authority shall annually provide, on or before January 31, a
167	copy of a tax credit certificate issued under Subsection (2)(a) to the State Tax Commission.
168	(3) If a bondholder sells or exchanges a bond, the new bondholder shall provide the
169	school governing authority that issued the bond with the new bondholder's name and mailing
170	address within 30 days of the sale or exchange.
171	Section 6. Section 59-7-621 is enacted to read:
172	59-7-621. Refundable energy efficient initiative bond tax credit.
173	(1) As used in this section:
174	(a) "Applicable credit rate" means a rate:
175	(i) equal to the rate described in Section 54A(b)(3), Internal Revenue Code; and
176	(ii) determined on the first day on which there is a binding, written contract for the sale
177	or exchange of the energy efficient initiative bond.
178	(b) "Credit allowance date" means:
179	(i) March 15 of the taxable year;
180	(ii) June 15 of the taxable year;

181	(iii) September 15 of the taxable year; or
182	(iv) December 15 of the taxable year.
183	(c) "Energy efficient initiative bond" or "bond" means the same as that term is defined
184	<u>in Section 53A-32-102.</u>
185	(d) "School governing authority" means the same as that term is defined in Section
186	<u>53A-32-102.</u>
187	(e) "Tax credit certificate" means the same as that term is defined in Section
188	<u>53A-32-102.</u>
189	(2) For a taxable year beginning on or after January 1, 2017, a taxpayer that holds an
190	energy efficient initiative bond on a credit allowance date may claim a refundable tax credit as
191	provided in this section.
192	(3) (a) Subject to Subsection (3)(b), the tax credit under Subsection (2) is equal to the
193	product of:
194	(i) a fraction the numerator of which is the applicable credit rate, and the denominator
195	of which is four; and
196	(ii) the outstanding face amount of the bond on the credit allowance date the taxpayer
197	holds the bond.
198	(b) If the taxpayer holds the bond on more than one credit allowance date during the
199	taxable year, the taxpayer shall calculate the amount of the tax credit under Subsection (2) as
200	follows:
201	(i) complete the calculation described in Subsection (3)(a) for each credit allowance
202	date during the taxable year on which the taxpayer holds the bond; and
203	(ii) add together the amounts calculated under Subsection (3)(b)(i).
204	(4) A taxpayer may not claim a tax credit under this section for a taxable year if the
205	taxpayer does not hold a tax credit certificate for that taxable year.
206	(5) A taxpayer may not carry forward or carry back a tax credit under this section.
207	(6) For a taxable year, a taxpayer may not receive a tax credit under this section and
208	Section <u>59-10-1110.</u>
209	(7) (a) In accordance with any rules prescribed by the commission under Subsection
210	(7)(b), the commission shall make a refund to a taxpayer that claims a tax credit under this
211	section if the amount of the tax credit exceeds the taxpayer's tax liability for a taxable year.

212	(b) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
213	commission may make rules providing procedures for making a refund to a taxpayer as
214	required by Subsection (7)(a).
215	Section 7. Section 59-10-1111 is enacted to read:
216	59-10-1111. Refundable energy efficient initiative bond tax credit.
217	(1) As used in this section:
218	(a) "Applicable credit rate" means the same as that term is defined in Section 59-7-621.
219	(b) "Credit allowance date" means the same as that term is defined in Section
220	<u>59-7-621.</u>
221	(c) "Energy efficient initiative bond" or "bond" means the same as that term is defined
222	<u>in Section 53A-32-102.</u>
223	(d) "School governing authority" means the same as that term is defined in Section
224	<u>53A-32-102.</u>
225	(e) "Tax credit certificate" means the same as that term is defined in Section
226	<u>53A-32-102.</u>
227	(2) For a taxable year beginning on or after January 1, 2017, a claimant, estate, or trust
228	that holds an energy efficient initiative bond on a credit allowance date may claim a refundable
229	tax credit as provided in this section.
230	(3) (a) Subject to Subsection (3)(b), the tax credit under Subsection (2) is equal to the
231	product of:
232	(i) a fraction the numerator of which is the applicable credit rate, and the denominator
233	of which is four; and
234	(ii) the outstanding face amount of the bond on the credit allowance date the taxpayer
235	holds the bond.
236	(b) If the taxpayer holds the bond on more than one credit allowance date during the
237	taxable year, the taxpayer shall calculate the amount of the tax credit under Subsection (2) as
238	<u>follows:</u>
239	(i) complete the calculation described in Subsection (3)(a) for each credit allowance
240	date during the taxable year on which the taxpayer holds the bond; and
241	(ii) add together the amounts calculated under Subsection (3)(b)(i).
242	(4) A taxpayer may not claim a tax credit under this section for a taxable year if the

1st Sub. (Buff) H.B. 408

243	taxpayer does not hold a tax credit certificate for that taxable year.
244	(5) A taxpayer may not carry forward or carry back a tax credit under this section.
245	(6) For a taxable year, a claimant, estate, or trust may not receive a tax credit under this
246	section and Section 59-7-621.
247	(7) (a) In accordance with any rules prescribed by the commission under Subsection
248	(7)(b), the commission shall make a refund to a taxpayer that claims a tax credit under this
249	section if the amount of the tax credit exceeds the taxpayer's tax liability for a taxable year.
250	(b) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
251	commission may make rules providing procedures for making a refund to a taxpayer as
252	required by Subsection (7)(a).