

57 (4) (a) Before the public hearing required under Section 10-5-108, the town council:

58 (i) shall review, consider, and tentatively adopt the tentative budget in any regular
59 meeting or special meeting called for that purpose; and

60 (ii) may amend or revise the tentative budget.

61 (b) At the meeting at which the town council adopts the tentative budget, the council
62 shall establish the time and place of the public hearing required under Section 10-5-108.

63 (5) (a) Except as provided in Subsection (5)(d), if a town council includes in a tentative
64 budget, or an amendment to a budget, allocations or transfers from an enterprise fund to
65 another fund for a good, service, project, venture, or purpose other than reasonable allocations
66 of costs between the enterprise fund and the other fund, the governing body shall:

67 (i) hold a public hearing;

68 (ii) prepare a written notice of the date, time, place, and purpose of the hearing as
69 described in Subsection (5)(b); [~~and~~]

70 (iii) subject to Subsection (5)(c), mail the notice to each enterprise fund customer at
71 least seven days before the day of the hearing[~~-~~]; and

72 (iv) publish the notice ~~H~~→ or a link to the notice ←~~H~~ on the ~~H~~→ [homepage]
72a home page ←~~H~~ of the website of the town or metro township,
73 if the town or metro township has a publicly viewable website, beginning at least seven days
74 before the hearing and until the hearing takes place.

75 (b) The purpose portion of the written notice shall identify:

76 (i) the enterprise fund from which money is being allocated or transferred;

77 (ii) the amount being allocated or transferred; and

78 (iii) the fund to which the money is being allocated or transferred.

79 (c) The town council:

80 (i) may print the written notice required under Subsection (5)(a)(ii) on the enterprise
81 fund customer's bill; and

82 (ii) shall include the written notice required under Subsection (5)(a)(ii) as separate
83 notification mailed or transmitted with the enterprise fund customer's bill.

84 (d) A governing body is not required to repeat the notice and hearing requirements in
85 this Subsection (5) if the funds to be allocated or transferred for the current year were
86 previously approved by the governing body during the current year and at a public hearing that
87 complies with the notice and hearing requirements of this Subsection (5).

88 Section 2. Section **10-5-108** is amended to read:

89 **10-5-108. Budget hearing -- Notice -- Adjustments.**

90 (1) Prior to the adoption of the final budget or an amendment to a budget, a town
91 council shall hold a public hearing to receive public comment.

92 (2) The town council shall provide notice of the place, purpose, and time of the public
93 hearing by publishing notice at least seven days before the hearing:

94 (a) (i) at least once in a newspaper of general circulation in the town; or

95 (ii) if there is no newspaper of general circulation, then by posting the notice in three
96 public places at least 48 hours [~~prior to~~] before the hearing; [~~and~~]

97 (b) on the Utah Public Notice Website created in Section 63F-1-701[:]; and

98 (c) on the ~~H~~→ [homepage] home page ←~~H~~ of the website ~~H~~→ , either in full or as
99a a link, ←~~H~~ of the town or metro township, if the town or metro
99 township has a publicly viewable website, until the hearing takes place.

100 (3) After the hearing, the town council, subject to Section 10-5-110, may adjust
101 expenditures and revenues in conformity with this chapter.

102 Section 3. Section **10-6-113** is amended to read:

103 **10-6-113. Budget -- Notice of hearing to consider adoption.**

104 At the meeting at which each tentative budget is adopted, the governing body shall
105 establish the time and place of a public hearing to consider its adoption and shall order that
106 notice of the public hearing be published at least seven days prior to the hearing:

107 (1) (a) in at least one issue of a newspaper of general circulation published in the
108 county in which the city is located; or

109 (b) if there is not a newspaper as described in Subsection (1)(a), [~~then the notice~~
110 ~~required by this section may be posted~~] in three public places within the city; [~~and~~]

111 (2) on the Utah Public Notice Website created in Section 63F-1-701[:]; and

112 (3) on the ~~H~~→ [homepage] home page ←~~H~~ of the website ~~H~~→ , either in full or as
112a a link, ←~~H~~ of the city or metro township, if the city or metro
113 township has a publicly viewable website, until the hearing takes place.

114 Section 4. Section **17-36-12** is amended to read:

115 **17-36-12. Notice of budget hearing.**

116 (1) The governing body shall determine the time and place for the public hearing on the
117 adoption of the budget.

118 (2) Notice of such hearing shall be published:

119 (a) (i) at least seven days before the hearing in at least one newspaper of general
120 circulation within the county, if there is such a paper; or

121 (ii) if there is no newspaper as described in Subsection (2)(a)(i), by posting notice in
122 three conspicuous places within the county seven days before the hearing; [~~and~~]

123 (b) on the Utah Public Notice Website created in Section 63F-1-701, for seven days
124 before the hearing[~~;~~]; and

125 (c) on the home page of the county's website, ~~H~~→ either in full or as a link, ←~~H~~ if the
125a county has a publicly viewable
126 website, beginning at least seven days before the hearing and until the hearing takes place.

127 Section 5. Section ~~17-36-26~~ is amended to read:

128 **17-36-26. Increase in budgetary fund or county general fund -- Public hearing.**

129 (1) Before the governing body may, by resolution, increase a budget appropriation of
130 any budgetary fund, increase the budget of the county general fund, or make an amendment to a
131 budgetary fund or the county general fund, the governing body shall hold a public hearing
132 giving all interested parties an opportunity to be heard.

133 (2) Notice of the public hearing described in Subsection (1) shall be published at least
134 five days before the day of the hearing:

135 (a) (i) in at least one issue of a newspaper generally circulated in the county; or

136 (ii) if there is not a newspaper generally circulated in the county, the hearing may be
137 published by posting notice in three conspicuous places within the county; [~~and~~]

138 (b) on the Utah Public Notice Website created under Section 63F-1-701[~~;~~]; and

139 (c) on the home page of the county's website, ~~H~~→ either in full or as a link, ←~~H~~ if the
139a county has a publicly viewable
140 website, until the hearing takes place.