USE OF PUBLIC EDUCATION STABILIZATION ACCOUNT
ONE-TIME FUNDING
2022 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Bradley G. Last
Senate Sponsor: Derrin R. Owens
LONG TITLE
General Description:
This bill provides for the use of certain recurring one-time funding from the Public
Education Economic Stabilization Restricted Account within the public education
system.
Highlighted Provisions:
This bill:
defines terms;
• creates a capital projects fund known as the Small School District Capital Projects
Fund (fund) to provide state funding for certain local capital development projects;
requires the Executive Appropriations Committee, in preparing budget bills, to use
one-time appropriations in the Public Education Economic Stabilization Restricted
Account for:
 a general distribution to school districts and charter schools for local one-time
funding priorities; and
 the Small School District Capital Projects Fund to a certain limit;
• establishes the Capital Projects Evaluation Panel (panel) under the State Board of
Education (state board);
provides the membership and duties of the panel;
 provides state funding for local capital development projects through grants and
low-interest or no-interest loans;

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29	• grants rulemaking authority to the state board regarding the capital development
30	project proposal and approval process; and
31	makes technical and conforming changes.
32	Money Appropriated in this Bill:
33	This bill appropriates in fiscal year 2023:
34	▶ to State Board of Education - Public Education Capital Projects Fund, as a one-time
35	appropriation:
36	• from the Uniform Public Education Economic Stabilization Restricted Account,
37	One-time, \$50,000,000;
38	 to Capital Budgets - Public Education Capital Development, as a one-time
39	appropriation:
40	• from Public Education Capital Development Fund, One-time, \$30,000,000;
41	► to State Board of Education - Minimum School Program - Related to Basic School
42	Programs, as a one-time appropriation:
43	• from Public Education Economic Stabilization Restricted Account, One-time,
44	\$91,500,000; and
45	 to Capital Budget - Public Education Capital Development Fund, as a one-time
46	appropriation:
47	• from the Public Education Economic Stabilization Restricted Account,
48	One-time, \$30,000,000.
49	Other Special Clauses:
50	This bill provides a special effective date.
51	This bill provides revisor instructions.
52	Utah Code Sections Affected:
53	ENACTS:
54	53F-7-202 , Utah Code Annotated 1953
55	53F-9-601 , Utah Code Annotated 1953

56	53F-10-101 , Utah Code Annotated 1953
57	53F-10-102 , Utah Code Annotated 1953
58	53F-10-201 , Utah Code Annotated 1953
59	53F-10-202 , Utah Code Annotated 1953
60	53F-10-301 , Utah Code Annotated 1953
61	53F-10-302 , Utah Code Annotated 1953
62	Utah Code Sections Affected by Revisor Instructions:
63	53F-10-301 , Utah Code Annotated 1953
64	
65	Be it enacted by the Legislature of the state of Utah:
66	Section 1. Section 53F-7-202 is enacted to read:
67	53F-7-202. Distribution of one-time funding for student and school support.
68	(1) Subject to legislative appropriations, the state board shall allocate one-time funding
69	appropriated for student and school support in accordance with this section by:
70	(a) for charter schools:
71	(i) distributing an amount that is equal to the product of:
72	(A) charter school enrollment on October 1 in the prior year, or projected enrollment
73	for a charter school in the charter school's first year of operations, divided by enrollment on
74	October 1 in public schools statewide in the prior year; and
75	(B) the total amount available for distribution; and
76	(ii) allocating to each charter school:
77	(A) an equally divided portion of 20% of the amount described in Subsection (1)(a)(i);
78	<u>and</u>
79	(B) 80% of the amount described in Subsection (1)(a)(i) on a per-student basis; and
80	(b) for school districts, distributing the remainder of funds available for distribution
81	after the distribution to charter schools under Subsection (1)(a) by allocating to each school
82	district:

83	(i) a base allocation relative to student enrollment as follows:
84	(A) for a school district with enrollment less than 1% of total state enrollment,
85	<u>\$500,000;</u>
86	(B) for a school district with enrollment of between 1% and 5% of total state
87	enrollment, \$350,000; and
88	(C) for a school district with enrollment greater than 5% of total state enrollment,
89	\$200,000; and
90	(ii) after the base allocation described in Subsection (1)(b)(i), the remainder on a
91	per-student basis.
92	(2) (a) An LEA shall:
93	(i) use funds that the state board distributes under this section to support students and
94	schools through one-time priorities that the relevant local governing board approves, including
95	student safety, technology, instructional materials, and capital facility improvements; and
96	(ii) submit to the state board an accounting of the use of the LEA's use of the funds that
97	the state board distributes under this section.
98	(b) Subsection (2)(a) does not require state board authorization or approval of an LEA
99	expenditure.
100	Section 2. Section 53F-9-601 is enacted to read:
101	53F-9-601. Small School District Capital Projects Fund.
102	(1) As used in this section:
103	(a) "Capital development project" means the same as that term is defined in Section
104	<u>63A-5b-401.</u>
105	(b) "Fund" means the Small School District Capital Projects Fund created in this
106	section.
107	(2) (a) There is created a capital projects fund known as the Small School District
108	Capital Projects Fund.
109	(b) Subject to legislative appropriations, and except as provided in Subsection (4),

110	money in the fund shall be used for a capital development project in accordance with this
111	section and Title 53F, Chapter 10, State Funding Capital Projects.
112	(c) The fund shall:
113	(i) be funded by:
114	(A) one-time appropriations; and
115	(B) repayment and interest on loans described in Section 53F-10-303; and
116	(ii) accrue interest, which shall be deposited into the fund.
117	(3) The state board shall authorize disbursements from the fund.
118	(4) The state board shall administer the fund in accordance with this section.
119	Section 3. Section 53F-10-101 is enacted to read:
120	CHAPTER 10. STATE FUNDING CAPITAL PROJECTS
121	Part 1. General Provisions
122	53F-10-101. Definitions.
123	As used in this section:
124	(1) "Capital development project" means the same as that term is defined in Section
125	63A-5b-401, including new construction, capital expansion, and renovation.
126	(2) "Capital local levy" means the levy that a local school board imposes under Section
127	<u>53F-8-303.</u>
128	(3) "Capital Projects Evaluation Panel" or "panel" means the panel established in
129	Section <u>53F-10-201.</u>
130	(4) "Capital projects funding" means funds distributed from the Small School District
131	Capital Projects Fund.
132	(5) "Division" means the Division of Facilities Construction and Management.
133	(6) "Eligible school district" means a school district:
134	(a) in a county of the fourth, fifth, or sixth class; and
135	(b) that qualifies for state guarantee funding related to local levies under Section
136	<u>53F-2-601.</u>

137	(7) "Small School District Capital Projects Fund" or "fund" means the capital projects
138	fund created in Section 53F-9-601.
139	Section 4. Section 53F-10-102 is enacted to read:
140	53F-10-102. Capital development project proposal process State board role.
141	(1) The state board shall make rules, in accordance with Title 63G, Chapter 3, Utah
142	Administrative Rulemaking Act, to establish a process for school districts to submit to the
143	panel proposals for funding for capital development projects under this chapter, including:
144	(a) the panel's review, prioritization, and recommendation to the state board;
145	(b) the state board's consideration and approval, if applicable, of proposed capital
146	development projects; and
147	(c) management of panel processes and administration.
148	(2) The state board may fund direct costs and administration of the panel, not to exceed
149	<u>\$200,000.</u>
150	(3) The state board shall:
151	(a) evaluate recommendations of the panel regarding proposed capital development
152	projects;
153	(b) approve proposed capital development projects, subject to the availability of capital
154	development funding; and
155	(c) oversee the disbursement of capital development funding.
156	Section 5. Section 53F-10-201 is enacted to read:
157	Part 2. Capital Projects Evaluation Panel
158	53F-10-201. Capital Projects Evaluation Panel.
159	(1) There is created the Capital Projects Evaluation Panel to review, prioritize, and
160	approve proposals for state funding of capital projects under this chapter.
161	(2) The panel consists of the following members:
162	(a) the state superintendent of public instruction or the state superintendent's designee,
163	who serves as chair of the panel;

164	(b) the deputy superintendent for financial operations or the deputy superintendent's
165	designee;
166	(c) two individuals with expertise in school construction whom the state superintendent
167	appoints;
168	(d) two individuals with construction and construction financing experience, at least
169	one of whom being an employee of the division, whom the governor appoints; and
170	(e) the state treasurer or the state treasurer's designee, only in the case of panel action
171	regarding a loan under Section 53F-10-302.
172	(3) (a) (i) Except as provided under Subsection (3)(a)(ii), an appointed member of the
173	panel shall serve a term of two years.
174	(ii) Notwithstanding Subsection (3)(a)(i), a panel member's term ends on the day on
175	which the member's position allowing the member to serve on the panel under Subsection (2)
176	ends.
177	(b) The state superintendent and governor shall make the respective appointments:
178	(i) for the initial appointments, before July 1, 2022;
179	(ii) for subsequent terms, before July 1 of each even-numbered year, by:
180	(A) reappointing the panel member whose term expires under Subsection (3)(a)(i); or
181	(B) appointing a new panel member; and
182	(iii) in the case of a vacancy created under Subsection (3)(a)(ii), for the remainder of
183	the vacated term.
184	(c) The state superintendent and governor may change the relevant appointment
185	described in Subsection (2) at any time for the remainder of the existing term.
186	(4) A panel member:
187	(a) may not receive compensation or benefits for the member's service on the panel
188	other than a member who is an existing state employee receiving the employee's existing
189	compensation and benefits related to the employee's state employment; and
190	(b) may receive per diem and reimbursement for travel expenses that the member

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191	incurs as a panel member at the rates that the Division of Finance establishes under:
192	(i) Sections 63A-3-106 and 63A-3-107; and
193	(ii) rules that the Division of Finance makes under Sections 63A-3-106 and 63A-3-107.
194	(5) (a) A majority of the panel members constitutes a quorum.
195	(b) The action of a majority of a quorum constitutes an action of the panel.
196	(6) (a) The state board shall provide staff support to the panel.
197	(b) The division shall provide technical expertise to the panel as requested by the
198	panel.
199	Section 6. Section 53F-10-202 is enacted to read:
200	<u>53F-10-202.</u> Panel duties.
201	(1) The panel shall:
202	(a) determine criteria for:
203	(i) the allowed uses of capital project fund resources described in Sections 53F-10-301
204	and 53F-10-302 and the prioritization of proposed capital development projects, including the
205	extent to which a proposed project:
206	(A) eliminates risks to student life and safety through renewal or replacement;
207	(B) enhances efficiency of use, including combining necessarily existent small schools,
208	described in Section 53F-2-304;
209	(C) addresses essential program growth and capacity;
210	(D) provides a cost effective solution that is appropriate for the facility's need; and
211	(E) comports with the school district's provision of matching funds and sufficient
212	revenues for ongoing operation and maintenance;
213	(b) evaluate capital development project proposals to ensure viability, efficiency, and
214	adherence to education and construction standards;
215	(c) prioritize capital development projects;
216	(d) recommend that the state board distribute capital project funding to school districts;
217	(e) if necessary based on the circumstances of the capital development project, in

218	partnership with the division, oversee the capital development project; and
219	(f) report to the state board regarding the panel's actions.
220	(2) The panel may:
221	(a) determine that a technical assistance liaison is necessary for an eligible school
222	district applying for capital project funding under this chapter to efficiently complete the
223	project; and
224	(b) facilitate engagement with the division or a willing school district partner having
225	the required technical expertise in similar capital development projects.
226	Section 7. Section 53F-10-301 is enacted to read:
227	Part 3. Local Capital Development Project Funding
228	53F-10-301. Capital development project grants.
229	(1) (a) Except as provided in Subsection (1)(b), after reviewing an eligible school
230	district's ability to independently generate project funding, the panel may recommend to the
231	state board, and the state board may authorize a distribution of capital project funding in the
232	following amounts to an eligible school district for a capital development project that the panel
233	has prioritized:
234	(i) for an eligible school district with a capital local levy rate of at least 0.00105, up to
235	50% of the total cost of the capital development project as a 1:1 matching grant;
236	(ii) for an eligible school district with a capital local levy rate of at least 0.0015, up to
237	66.67% of the total cost of the capital development project as a 2:1 matching grant;
238	(iii) for an eligible school district with a capital local levy rate of at least 0.0018, up to
239	75% of the total cost of the capital development project as a 3:1 matching grant;
240	(iv) for an eligible school district with a capital local levy rate of at least 0.00225, up to
241	80% of the total cost of the capital development project as a 4:1 matching grant; and
242	(v) up to 100% of the total cost of the capital development project as a non-matching
243	grant for an eligible school district that:
244	(A) has incurred debt equal to 90% of the debt limit imposed by Utah Constitution,

245	Article XIV, Section 4; and
246	(B) unless the school district's capital local levy rate is at least 0.00225, increases the
247	school district's capital local levy by 10% after the effective date of this bill.
248	(b) Notwithstanding Subsection (1)(a), if increasing a capital local levy to a threshold
249	described in Subsection (1)(a) would result in a per-household property tax that, based on
250	county property tax data in the State Tax Commission's annual report, is higher than 125% of
251	the statewide average of property tax as a percentage of household income, based on census
252	household income data, the threshold necessary to qualify for the relevant level of grant
253	funding shall be the capital local levy rate that would result in an overall per-household
254	property tax that is equal to 125% of the statewide average of property tax as a percentage of
255	household income.
256	(2) The panel shall determine the terms of a grant described in Subsection (1), subject
257	to approval by the state board.
258	(3) A school district that receives grant funding under this section shall demonstrate the
259	ability to provide sufficient ongoing funding to support the operation and maintenance of the
260	new or renovated facility resulting from the capital development project based on standards
261	that the panel establishes.
262	Section 8. Section 53F-10-302 is enacted to read:
263	53F-10-302. Capital development project loans.
264	(1) The panel may recommend and the state board may distribute capital project
265	funding for a loan to an eligible school district to provide the required match amount described
266	in Section 53F-10-301 for a capital development project that the panel has prioritized:
267	(a) at an interest rate that the state treasurer establishes that is equal to the state's most
268	recent general obligation bond rate; or
269	(b) at no interest for a school district:
270	(i) with a per-household property tax that is higher than 125% of the statewide average
271	of property tax as a percentage of household income, based on the data sets described in

272	Subsection 53F-10-302(1)(b); and
273	(ii) that has incurred debt equal to 90% of the debt limit imposed by Utah Constitution,
274	Article XIV, Section 4.
275	(2) The panel shall determine the repayment terms of a loan described in Subsection
276	(1), subject to state board approval, based on established standards.
277	(3) Repayment of a loan described in Subsection (1) and associated interest shall be
278	deposited into the Small School District Capital Projects Fund.
279	(4) An LEA that receives loan funding under this section shall demonstrate the ability
280	to provide sufficient ongoing funding to support the operation and maintenance of the new or
281	renovated facility resulting from the capital development project based on standards that the
282	panel establishes.
283	Section 9. Appropriation.
284	The following sums of money are appropriated for the fiscal year beginning July 1,
285	2022, and ending June 30, 2023. These are additions to amounts previously appropriated for
286	fiscal year 2023. Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures
287	Act, the Legislature appropriates the following sums of money from the funds or accounts
288	indicated for the use and support of the government of the state of Utah.
289	Section 9(a). Operating and Capital Budgets.
290	ITEM 1
291	To State Board of Education - Public Education Capital Projects Fund
292	From Public Education Economic
293	Stabilization Restricted Account, One-time \$50,000,000
294	Schedule of Programs:
295	Small School District Capital Projects Fund \$50,000,000
296	The Legislature intends that the State Board of Education distribute appropriated funds
297	from the Small School District Capital Projects Fund, in accordance with Title 53F, Chapter
298	10, State Funding Capital Projects.

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299	ITEM 2
300	To Capital Budgets Public Education Capital Development
301	From Public Education Capital Development Fund, One-time \$30,000,000
302	Schedule of Programs:
303	Schools for the Deaf and the Blind Salt Lake \$15,000,000
304	Schools for the Deaf and the Blind St. George \$15,000,000
305	The Legislature intends that:
306	(1) the State Board of Education in consultation with the Division of Facilities
307	Construction and Management, evaluate the provision of capital facilities for the Utah Schools
308	for the Deaf and the Blind in southwestern Utah and Salt Lake County to address student
309	academic needs of direct instruction and support services, efficiency of use, and maximizing
310	student capacity, impact of delivering services to students in each region, cost effectiveness,
311	and priority of construction;
312	(2) the State Board of Education report the findings of the evaluation to the Executive
313	Appropriations Committee by October 1, 2022; and
314	(3) that the Division of Finance release appropriated funds to the Division of Facilities
315	Construction and Management to construct facilities as recommended in the report.
316	ITEM 3
317	To State Board of Education - Minimum School Program - Related to Basic
318	School Programs
319	From Public Education Economic
320	Stabilization Restricted Account, One-time \$91,500,000
321	Schedule of Programs:
322	Public Education Capital and Technology,
323	<u>One-time</u> <u>\$91,500,000</u>
324	The Legislature intends that the State Board of Education distribute funds under this
325	item in accordance with Section 53F-7-202.

326	ITEM 4
327	The Legislature intends that the Public Education Appropriations Subcommittee:
328	(a) receive input from the State Board of Education, governor, and local education
329	agencies regarding the distribution of one-time allocations from the Public Education
330	Economic Stabilization Restricted Account to school districts and charter schools described in
331	Items 1 through 3; and
332	(b) report the subcommittee's recommendations to the Executive Appropriations
333	Committee by December 1, 2022.
334	Section 9(b). Capital Projects Fund.
335	The Legislature has reviewed the following capital projects funds. The Legislature
336	authorizes the State Division of Finance to transfer amounts between funds and accounts as
337	indicated.
338	ITEM 5
339	To Capital Budget - Public Education Capital Development Fund
340	From Public Education Economic Stabilization Restricted
341	Account, One-time \$30,000,000
342	Schedule of Programs:
343	Public Education Capital Development Fund \$30,000,000
344	Section 10. Effective date.
345	If approved by two-thirds of all the members elected to each house, this bill takes effect
346	upon approval by the governor, or the day following the constitutional time limit of Utah
347	Constitution, Article VII, Section 8, without the governor's signature, or in the case of a veto,
348	the date of veto override.
349	Section 11. Revisor instructions.
350	The Legislature intends that the Office of Legislative Research and General Counsel, in
351	preparing the Utah Code database for publication, replace the reference in Section 53F-10-301
352	from "the effective date of this hill" to the hill's actual effective date

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