# Second Regular Session Sixty-seventh General Assembly STATE OF COLORADO

## **REVISED**

This Version Includes All Amendments Adopted on Second Reading in the Second House

LLS NO. 10-1059.01 Nicole Myers

**SENATE BILL 10-205** 

### SENATE SPONSORSHIP

Bacon, Scheffel

## **HOUSE SPONSORSHIP**

Scanlan and Murray,

# **Senate Committees**

Education

### **House Committees**

Education

# A BILL FOR AN ACT CONCERNING THE AUTHORITY OF A SCHOOL DISTRICT TO SUBMIT TO THE ELIGIBLE ELECTORS OF THE DISTRICT THE QUESTION OF CONTRACTING A BONDED INDEBTEDNESS FOR THE PURPOSE OF PAYING COSTS THAT MAY BE PAID FROM THE GENERAL FUND OF THE SCHOOL DISTRICT.

# **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

State law currently authorizes school districts to ask the eligible

HOUSE 2nd Reading Unam ended May 10, 2010

SENATE 3rd Reading Unam ended M ay 7,2010

SENATE Am ended 2nd Reading May 6,2010

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

electors in their districts for approval to issue bonded indebtedness and specifies the purposes for which a district may issue such bonded indebtedness.

The bill creates a new purpose for which a district may issue bonded indebtedness. Specifically, it allows a district to ask its eligible electors for permission to issue bonded indebtedness to pay the costs that may be paid from the district's general fund, but only if Amendment 61, concerning state and local debt limitations, is adopted by the voters at the November 2010 general election and the eligible electors of the district approve a question to create debt for such purpose at the November 2010 general election or a subsequent election.

Be it enacted by the General Assembly of the State of Colorado:

**SECTION 1. Legislative declaration.** (1) The general assembly hereby finds and declares that:

- (a) School districts in the state have ongoing fiscal obligations throughout the year but do not receive their property tax revenues, and therefore the majority of their local share of total program funding, until April;
- (b) Due to the timing of property tax collections, a school district whose total program funding amount is comprised largely of local share may experience a temporary cash flow deficit until it receives its property tax revenues;
- (c) The state has instituted an interest-free loan program for school districts to alleviate their temporary cash flow deficits until the districts collect their property tax revenues, at which point the districts repay the interest-free loans;
- (d) Approximately thirty school districts in the state take advantage of the interest-free loan program each year, and the state loans approximately four hundred seventy-one million dollars to districts through the interest-free loan program annually;

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(e) To provide interest-free loans to school districts, the state treasurer issues tax and revenue anticipation notes, a form of short-term borrowing through which the state sells notes and repays them within the same fiscal year;

- (f) Amendment 61, concerning state and local debt limitations, which will be presented to voters statewide on the November 2010 ballot, would prohibit the state from issuing any kind of debt and therefore would render unconstitutional the mechanism that the state uses to help school districts alleviate temporary cash flow deficits; and
- (g) If Amendment 61 is approved by the voters in November 2010, it will prevent school districts that currently participate in the interest-free loan program from managing their cash flow and will likely result in drastic changes to the school year for those school districts.
- (2) The general assembly further finds and declares that the purpose of this act is to provide affected school districts with a revenue-neutral option to address their temporary cash flow deficits if Amendment 61 is approved by the voters at the November 2010 general election and becomes law by allowing such districts to ask their voters for permission to issue bonded debt for the purpose of paying costs that may be paid from the general fund of the school district.
- **SECTION 2.** 22-42-102 (2) (a) (VII) and (2) (a) (VIII), Colorado Revised Statutes, are amended, and the said 22-42-102 (2) (a) is further amended BY THE ADDITION OF A NEW SUBPARAGRAPH, to read:
- **22-42-102. Bonded indebtedness elections.** (2) (a) The board of education of any school district, at any regular biennial school election or at a special election called for the purpose, shall submit to the eligible electors of the district the question of contracting a bonded indebtedness

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1	for one or more of the following purposes:
2	(VII) For acquiring, constructing, or improving any capital asset
3	that the district is authorized by law to own; or
4	(VIII) For supporting charter school capital construction as
5	defined in section 22-30.5-403 (4) or the land and facilities needs of a
6	charter school as defined in section 22-30.5-403 (3), without title or
7	ownership of charter school capital assets being held by the school district
8	or ownership or use restrictions placed on the charter school by the school
9	district; OR
10	(IX) $(A)$ Subject to the provisions of sub-subparagraph $(B)$
11	OF THIS SUBPARAGRAPH (IX), FOR PAYING THE COSTS THAT MAY BE PAID
12	FROM THE GENERAL FUND OF THE SCHOOL DISTRICT; EXCEPT THAT
13	BONDED INDEBTEDNESS MAY BE ISSUED FOR SUCH PURPOSE ONLY IF
14	AMENDMENT 61 IS APPROVED BY THE VOTERS AT THE GENERAL ELECTION
15	Held on November 2, 2010, $\underline{}$ and the eligible electors of the
16	SCHOOL DISTRICT APPROVE A QUESTION TO CREATE DEBT FOR SUCH
17	PURPOSE AT AN ELECTION HELD ON OR AFTER NOVEMBER 2, 2010.
18	(B) THE BOARD OF EDUCATION OF A DISTRICT THAT ISSUES
19	BONDED INDEBTEDNESS PURSUANT TO SUB-SUBPARAGRAPH (A) OF THIS
20	SUBPARAGRAPH (IX) SHALL DEPOSIT ANY MONEYS FROM SUCH BONDED
21	INDEBTEDNESS INTO A CASH FLOW DEFICIT RESTRICTED RESERVE IN THE
22	GENERAL FUND OF THE DISTRICT. THE BOARD OF EDUCATION OF SUCH A
23	DISTRICT MAY EXPEND THE MONEYS DEPOSITED IN THE RESERVE ONLY FOR
24	THE PURPOSE OF ALLEVIATING THE DISTRICT'S ANNUAL TEMPORARY CASH
25	FLOW DEFICIT AND SHALL REPAY, FROM THE PROPERTY TAX REVENUES OF
26	THE DISTRICT, THE TOTAL AMOUNT EXPENDED FROM THE RESERVE IN ANY
27	FISCAL YEAR ON OR BEFORE JUNE 30 OF THE APPLICABLE FISCAL YEAR;

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1	EXCEPT THAT SUCH BOARD OF EDUCATION MAY REQUEST THAT THE
2	DEPARTMENT OF EDUCATION WAIVE THE REQUIREMENT TO REPAY THE
3	RESERVE BY JUNE 30 OF THE APPLICABLE FISCAL YEAR. IF THE
4	DEPARTMENT GRANTS SUCH A WAIVER, THE BOARD OF EDUCATION OF THE
5	DISTRICT SHALL REPAY THE TOTAL AMOUNT EXPENDED FROM THE
6	RESERVE ON OR BEFORE JUNE 30 OF THE FISCAL YEAR FOLLOWING THE
7	FISCAL YEAR IN WHICH THE BOARD EXPENDED MONEYS FROM THE
8	RESERVE. NOTWITHSTANDING THE PROVISIONS OF THIS
9	SUB-SUBPARAGRAPH (B), IF A DISTRICT THAT HAS ISSUED BONDED
10	INDEBTEDNESS PURSUANT TO SUB-SUBPARAGRAPH (A) OF THIS
11	SUBPARAGRAPH (IX) NO LONGER EXPERIENCES AN ANNUAL TEMPORARY
12	CASH FLOW DEFICIT, THE DISTRICT SHALL USE THE MONEYS IN THE
13	RESERVE TO REPAY OUTSTANDING BONDED INDEBTEDNESS ISSUED
14	PURSUANT TO THIS SECTION.
15	SECTION 3. 22-41-110 (1) (b) (I), Colorado Revised Statutes
16	is amended to read:
17	22-41-110. Timely payment of school district obligations.
18	(1) (b) This section applies to:
19	(I) General obligation bonds issued by a school district on or after
20	July 1, 1991, pursuant to article 42 or 43 of this title; EXCEPT THAT THIS
21	SECTION SHALL NOT APPLY TO BONDS ISSUED BY A SCHOOL DISTRICT
22	PURSUANT TO SECTION 22-42-102 (2) (a) (IX);
23	SECTION 4. Safety clause. The general assembly hereby finds
24	determines, and declares that this act is necessary for the immediate
25	preservation of the public peace, health, and safety.

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