Bureau of Municipal Finance Law
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Supersedes IGR 04-201 and Inconsistent Prior Written Statements

STABILIZATION FUNDS

(G.L. c. 40, § 5B and G.L. c. 59, § 21C(g))

This Informational Guideline Release (IGR) informs local officials about changes made by the Municipal Modernization Act that eliminate caps on stabilization fund balances and annual appropriations, change the quantum of vote for appropriations into stabilization funds, allow the dedication of certain revenue streams into stabilization funds and expand the depositories and investment options for stabilization fund reserves.

Topical Index Key: Accounting Policies and Procedures Appropriations Proposition 2½ Special Funds

Distribution: Accountants/Auditors Mayors/Selectmen City/Town Managers/Exec. Secys. Finance Directors Finance Committees City/Town Councils City Solicitors/Town Counsels

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STABILIZATION FUNDS

(G.L. c. 40, § 5B and G.L. c. 59, § 21C(g))

SUMMARY:

These guidelines inform local officials about amendments made to G.L. c. 40, § 5B, which establishes city, town and district stabilization funds, by the Municipal Modernization Act statute that took effect on November 7, 2016. St. 2016, c. 218, § 22.

Under G.L. c. 40, § 5B, municipalities and districts may create one or more stabilization funds, which are special reserves into which monies may be appropriated and reserved for later appropriation for any lawful municipal purpose. Voters may also approve a Proposition 2½ override in order to fund appropriations for a particular stabilization fund. Monies accumulated in a stabilization fund carry over from one fiscal year to another, and interest remains with that fund.

The Municipal Modernization Act made four significant changes to G.L. c. 40, § 5B. First, it eliminated caps on the amount that could be appropriated into the fund in any year and the aggregate balances of all stabilization funds. Previously, municipalities and districts could not appropriate into a stabilization fund in any year an amount exceeding 10 percent of the prior year’s tax levy, or a larger amount, without the approval of the Director of Accounts, and the total reserved in all funds could not exceed 10 percent of the equalized valuation of the municipality or district. Second, appropriations made into the fund may now be approved by a majority vote, instead of a two-thirds vote. Appropriations from a stabilization fund must still be approved by a two-thirds vote. Likewise, a two-thirds vote is still needed to create a stabilization fund and to change its purpose. Third, the local treasurer has a broader range of investment options consistent with the 2014 amendments to municipal and district trust fund investments under G.L. c. 44, § 54 and banking laws governing the Commissioner of Bank’s authority to establish a list of sound investments for banking institutions, St. 2014, c. 343. Finally, a new local acceptance provision was added as the fourth paragraph of G.L. c. 40, § 5B. If accepted, the local legislative body, by a two-thirds vote, may dedicate to a stabilization fund certain revenue streams, including revenue from fees and charges, except revenues already reserved by law for particular purposes and locally assessed taxes and excises.

These guidelines are in effect and supersede Informational Guideline Release No. 04-201, Creation of Multiple Stabilization Funds and Proposition 2½ Overrides for Stabilization Funds, and any inconsistent prior written statements or documents.
GUIDELINES:

I. MULTIPLE STABILIZATION FUNDS

A. Creation of Funds

Stabilization funds may be created for one or more different purposes. G.L. c. 40, § 5B. A fund may be created for a broad category of spending purposes, such as any lawful purpose, capital budget purposes or purposes for which the community may borrow money. Stabilization funds may also be created for a specific purpose or project, for example, to acquire a new fire truck or undertake a particular school construction project.

Creation of a fund requires a two-thirds vote of the legislative body of the city, town or district. The vote must clearly define the purpose(s) of the fund.

B. Changing Fund Purpose

The purpose of a stabilization fund may be changed at any later time by a two-thirds vote of the legislative body. For example, if a community had established a fund in order to reserve monies to acquire a new fire truck and a balance remains after the purchase, the legislative body could vote to change the purpose to meet some new savings objective.

If the legislative body votes to change the purpose of a stabilization fund for which revenue has been dedicated, the vote should also state whether the dedication continues after the purpose changes. See Section II-C-1 below regarding the minimum period a dedication is effective.

If a Proposition 2½ levy limit override was approved for the purpose of funding the particular stabilization fund, however, the city or town must also follow the election procedure explained in Section III-C below to be able to change the fund purpose and then continue using the additional levy capacity resulting from that override in future years.

C. Appropriations and Transfers

Appropriations into any stabilization fund require a majority vote of the legislative body. Appropriations from a stabilization fund require a two-thirds vote of the legislative body.

Monies may also be transferred from one stabilization fund to another by two-thirds vote. When monies in the fund from which the transfer is made cannot be appropriated directly for the purpose of the fund receiving the transfer, for example, a transfer of $50,000 from a fund for a particular school construction project to a fund to construct a new senior center, the vote also serves as a change in purpose to the extent of the amount appropriated.
D. **Investment and Interest**

The treasurer may deposit stabilization funds in (1) a trust company, co-operative bank, or savings bank, if the trust company or bank is organized or exists under either the laws of the Commonwealth of Massachusetts, or of any other state, or may transact business in the Commonwealth, and has its main office or a branch office in the Commonwealth; and (2) a national bank, federal savings bank or federal savings and loan association, if the bank or association may transact business and has its main office or a branch office in the Commonwealth. Any state-chartered or federally-chartered bank used to deposit stabilization funds must be insured by the Federal Deposit Insurance Corporation (or its successor).

The treasurer may also invest stabilization funds in (1) participation units under G.L. c. 29, § 38A (Massachusetts Municipal Depository Trust established by the State Treasurer); or (2) securities that are legal investments for savings banks under Massachusetts law. Savings banks may legally invest in securities included in the annual legal list of investments established by the Commissioner of Banks under G.L. c. 167, §§ 15A-15K, and permitted by G.L. c. 167F, § 3. All investments in securities that are legal investments for savings banks must still meet the investment standard in G.L. c. 44, § 55B governing a treasurer’s investment of public funds generally, which means those investments must be prudent.

All interest earned on the deposit and investment of stabilization funds belongs to the funds. The treasurer may pool monies from all stabilization funds for investment purposes, but the accounting officer must account for them separately in the general ledger and allocate interest earned on the pooled monies proportionately to each stabilization fund.

II. **DEDICATION OF REVENUES TO STABILIZATION FUND**

A. **Purpose**

Cities, towns and districts that accept the fourth paragraph of G.L. c. 40, § 5B may dedicate, without further appropriation, all, or a percentage of not less than 25 percent, of a particular fee, charge or other receipt to any stabilization fund established under G.L. c. 40, § 5B.

B. **Acceptance Procedure**

Acceptance of the fourth paragraph of G.L. c. 40, § 5B is by majority vote of the legislative body of the city, town or district, subject to charter. G.L. c. 4, § 4. (See attached sample acceptance vote.)
C. **Dedication of Revenue Stream to a Stabilization Fund**

1. **Dedication Vote**

After a city, town or district has accepted the fourth paragraph of [G.L. c. 40, § 5B](#), its legislative body may vote to dedicate a revenue source to a stabilization fund by a two-thirds vote. The vote must include the (1) specific revenue source being dedicated; (2) the percentage of that revenue source being dedicated, which must be at least 25 percent of the source; and (3) the fund into which the revenue source is being dedicated. A separate vote should be taken for each dedication. (See attached sample dedication vote.)

The vote must take place before July 1 of the fiscal year in which the dedication is to begin. A dedication may be terminated in the same manner, i.e., by a two-thirds vote of the legislative body, but cannot terminate unless it has been in effect for at least three fiscal years.

2. **Dedicated Revenue Streams**

Any fee, charge or other receipt may be dedicated to a stabilization fund, except:

a. **Locally Assessed Taxes, Excises and Property Tax Surcharges**

Real and personal property taxes, motor vehicle excises, boat excises, farm animal and machinery excises, classified forest, farm and recreational land and penalty taxes, community preservation surcharges and municipal water infrastructure surcharges cannot be dedicated to a stabilization fund.

b. **Revenues Reserved by Law for Particular Purposes**

Fees, charges or other receipts already reserved by law for expenditure for a particular purpose cannot be dedicated to a stabilization fund. This includes revenues dedicated by general laws or special acts and revenues dedicated because the city, town or district accepted a statute or otherwise acted under a statute to dedicate them.

For example, the legislative body could not dedicate those betterments and special assessment revenues reserved for debt service under [G.L. c. 44, § 53J](#), parking meter receipts reserved for certain parking related purposes if the city or town had accepted [G.L. c. 40, § 22A](#) or ambulance receipts if the city or town was reserving them for appropriation under [G.L. c. 40, § 5F](#).

This exception means that the fees, charges or other receipts that may be dedicated are revenues that would belong to the general fund. [G.L. c. 44, § 53](#).
3. **Dedicated Revenue Accounting**

Upon receipt of dedicated revenue, the accounting officer must credit the voted percentage to the designated stabilization fund and the remaining percentage, if any, to the general fund. No appropriation or other action is required.

4. **Balance Available for Appropriation**

The stabilization fund balance available for appropriation includes only the amount of the dedicated revenue actually received and credited to the fund.

**D. Revocation of Acceptance**

Acceptance may be revoked, but the city, town or district must wait until at least three years after acceptance. *G.L. c. 4, § 4B*. Revocation is also by vote of the legislative body of the city, town or district, subject to charter.

Revocation terminates all dedications at the end of the fiscal year in which the revocation takes effect. See II-E below.

**E. Effective Date of Acceptance or Revocation**

Acceptance or revocation of the fourth paragraph of *G.L. c. 40, § 5B* is effective for the fiscal year that begins the next July 1, unless a later fiscal year is designated in the acceptance or revocation vote.

**F. Notification of Acceptance or Revocation/Revenue Dedication or Termination**

The city, town or district clerk must notify the Municipal Databank if the fourth paragraph of *G.L. c. 40, § 5B* is accepted or revoked, and if a revenue source is dedicated to a stabilization fund. (See “Notification of Acceptance or Revocation/Revenue Dedication or Termination.”) The notification should be made *as soon as possible* after the vote.

**III. STABILIZATION FUND OVERRIDES**

**A. Presentation and Approval of Override Ballot Question**

Cities and towns may ask voters to approve a Proposition 2½ levy limit override ballot question for the purpose of funding any of the stabilization funds it establishes.

If approved, the additional levy capacity is earmarked for the same stabilization fund in the fiscal year the override is effective and subsequent years. *G.L. c. 59, § 21C(g)*.

Therefore, the amount of any override for a stabilization fund must be clearly identified, preferably by presenting a separate override question for each stabilization fund being funded. For example:
Shall the city/town of _________ be allowed to assess an additional $100,000 in real estate and personal property taxes for the purposes of funding the municipal capital stabilization fund for the fiscal year beginning July 1, ____?

Shall the city/town of _________ be allowed to assess an additional $100,000 in real estate and personal property taxes for the purposes of funding the school capital stabilization fund for the fiscal year beginning July 1, ____?

If the amount is included in an override for multiple purposes, however, the exact amount allocated to the particular stabilization fund must be stated. For example:

Shall the city/town of _________ be allowed to assess an additional $1,000,000 in real estate and personal property taxes for the purposes of funding the town and school operating budgets, the municipal capital stabilization fund ($100,000) and the school capital stabilization fund ($100,000) for the fiscal year beginning July 1, ____?

B. Appropriation of Override in Future Years

1. Annual Appropriation Procedure

In the fiscal year the override is effective, the appropriation of the funds generated by the override into the particular stabilization fund is made by the usual appropriation procedure for stabilization funds under G.L. c. 40, § 5B, i.e., a majority vote of the legislative body.

Each year thereafter, however, the selectboard, town council or city council, with the mayor's approval if required by law, must decide whether to "appropriate" any of the additional capacity resulting from the override for the same stabilization fund purpose. A two-thirds vote is required to make any subsequent fiscal year "appropriation" into a stabilization fund. G.L. c. 59, § 21C(g).

2. Appropriation Amount

All or some of the additional levy capacity may be "appropriated." In the first year after the override is effective, the additional levy capacity that may be appropriated is 102.5 percent of the override amount. In subsequent years, it is 102.5 percent of the amount of additional levy capacity appropriated in the last year it was appropriated.

Example

A $100,000 override is approved for a school capital project stabilization fund for fiscal year 2017 and the legislative body appropriates the same amount from that year's tax levy for that purpose.
In FY2018, $102,500 is available for "appropriation" by the selectmen, town council or city council, with the mayor's approval if required by law. That entire amount is "appropriated."

In FY2019, $105,062 (1.025 x FY2018 appropriation of $102,500) is available, but only $80,000 is "appropriated."

The amount available in FY2020 now becomes $82,000 (1.025 x FY2019 appropriation of $80,000). However, no appropriation is made in FY2020.

The amount available in FY2021 is $82,000 (1.025 x last appropriation made, i.e., FY2019 appropriation of $80,000).

3. **Tax Rate**

The assessors must raise the amount “appropriated” in the tax rate. This “appropriation” is reported on page two of the tax rate recapitulation under “Other Amounts to Be Raised” and documented by a certified copy of the “appropriation” vote, as explained in the annual tax rate recapitulation instructions issued by the Bureau of Accounts.

4. **Levy Limit Calculation**

The municipality’s levy limit for any year is increased by the amount of additional levy capacity that is appropriated for the stabilization fund purpose. The new limit must still be within overall levy ceiling of 2½ percent of the full and fair cash value of taxable property.

**C. Change in Override Purpose**

1. **Presenting Ballot Question**

The selectboard, town council or city council, with the mayor’s approval if required by law, may ask the voters to approve a change in the purpose of the override. This change can result in the additional levy capacity being allocated to another stabilization fund or to any other municipal purpose. A two-thirds vote is required to place the ballot question before the voters.

2. **Question Form**

The following question form should be used to ask voters to change the override purpose:

Shall the city/town of _________ be allowed to change the purpose of a Proposition 2½ override question approved at an election held on __________, ____ for the (capital stabilization fund) to the following new purpose(s): ____________ for the fiscal year beginning July 1, ____?
3. **Question Approval**

The question is approved if a majority of those voting on the question vote “yes.”

4. **Appropriation in Future Years**

If the purpose of the override is changed to another stabilization fund, or other purpose, the additional levy capacity would have to be “appropriated” to the new purpose each year or the levy limit would not be increased. See Section III-B above.
SAMPLES
(Samples should not be used without the advice of municipal or district counsel.)

DEDICATION OF REVENUES TO A STABILIZATION FUND

ACCEPTANCE

Legislative Body Vote

ARTICLE/ORDER. To see if the city/town/district will vote to accept the fourth paragraph of Massachusetts General Laws Chapter 40, Section 5B, which allows the dedication, without further appropriation, of all, or a percentage not less than 25 percent, of particular fees, charges or receipts to a stabilization fund established under Massachusetts General Laws Chapter 40, Section 5B, to be effective for the fiscal year beginning on July 1, ________, or take any other action relative thereto.

MOTION. Moved/ordered that the city/town/district accept the fourth paragraph of Massachusetts General Laws Chapter 40, Section 5B, which provides for the dedication, without further appropriation, of all, or a percentage not less than 25 percent, of particular fees, charges or receipts to a stabilization fund established under Massachusetts General Laws Chapter 40, Section 5B, to be effective for the fiscal year beginning on July 1, ________.

REVOCATION

Legislative Body Vote

ARTICLE/ORDER: To see if the city/town/district will vote to revoke its acceptance of the fourth paragraph of Massachusetts General Laws Chapter 40, Section 5B, which allows the dedication, without further appropriation, of all, or a percentage not less than 25 percent, of particular fees, charges or receipts to a stabilization fund established under Massachusetts General Laws Chapter 40, Section 5B, to be effective for the fiscal year beginning on July 1, ________, or take any other action relative thereto.

MOTION: Moved/ordered that the city/town/district revoke its acceptance of the fourth paragraph of Massachusetts General Laws Chapter 40, Section 5B, which provides for the dedication, without further appropriation, of all, or a percentage not less than 25 percent, of particular fees, charges or receipts to a stabilization fund established under Massachusetts General Laws Chapter 40, Section 5B, to be effective for the fiscal year beginning on July 1, ________. 
REVENUE DEDICATION

Legislative Body Vote

ARTICLE/ORDER: To see if the city/town/district will dedicate all or a percentage, which may not be less than 25 percent, of the ____________ to the _________ Stabilization Fund established under Massachusetts General Laws Chapter 40, Section 5B, effective for fiscal year _______ beginning on July 1, _____ or take any other action relative thereto.

MOTION: Moved/ordered that the city/town/district dedicate ____% of the ____________ to the _________ Stabilization Fund established under Massachusetts General Laws Chapter 40, Section 5B, effective for the fiscal year ______ beginning on July 1, _____.

Example

ARTICLE/ORDER: To see if the city/town will dedicate all or a percentage, which may not be less than 25 percent, of the meals excise revenues collected under Massachusetts General Laws Chapter 64L, to the Capital Purposes Stabilization Fund established under Massachusetts General Laws Chapter 40, Section 5B, effective for fiscal year 2019 beginning on July 1, 2018, or take any other action relative thereto.

MOTION: Moved/ordered that the city/town dedicate 50% of the meals excise revenues collected under Massachusetts General Laws Chapter 64L to the Capital Purposes Stabilization Fund established under Massachusetts General Laws Chapter 40, Section 5B, effective for fiscal year 2019 beginning on July 1, 2018.