

FLOOR AMENDMENT
HOUSE OF REPRESENTATIVES
State of Oklahoma

SPEAKER:

CHAIR:

I move to amend HB2090 _____ Of the printed Bill
Page 1-5 Section 1 & 2 Lines _____ Of the Engrossed Bill

By deleting all of Sections 1 and 2 and by inserting in lieu thereof new Sections 1 and 2 to read as follows:

(See Attached)

AMEND TITLE TO CONFORM TO AMENDMENTS

Adopted: _____

Amendment submitted by: Randy Terrill _____

Reading Clerk

1 "SECTION 1. AMENDATORY Section 9B of Article X of the
2 Oklahoma Constitution, is amended to read as follows:

3 Section 9B. A. Technology center school districts for
4 technology center schools may be established and a levy of not to
5 exceed five (5) mills on the dollar valuation of the taxable
6 property in any technology center school district so established may
7 be made annually, for the district, when the levy is approved by a
8 majority of the electors of the technology center school district,
9 voting on the question at an election called for that purpose. The
10 levy shall be in addition to all other levies authorized by this
11 Constitution, and when approved, shall be made each fiscal year
12 thereafter until repealed by a majority of the electors of the
13 technology center school district, voting on the question at an
14 election called for that purpose.

15 B. Any technology center school district so established shall
16 be considered as a school district for the purposes of Sections 10
17 and 26 of this Article. The administrative control and direction of
18 the technology center school district shall be vested in a school
19 board which shall be constituted and empowered as provided for by
20 law for school boards of independent school districts.

21 C. Provisions of other subsections of this section
22 notwithstanding, in any case where a college technology center
23 school district recognized pursuant to Section 4423 of Title 70 of
24 the Oklahoma Statutes and established by vote of the people after

1 December 31, 1968, overlaps and includes territory which is included
2 within the district of a technology center school established as
3 prescribed by the State Board of Career and Technology Education
4 pursuant to Section 14-108 of Title 70 of the Oklahoma Statutes,
5 except as otherwise provided ~~herein~~ in this section, only the levies
6 made by the college technology center school district shall be
7 applied to ~~said~~ the overlap territory, ~~provided that incentive.~~
8 Incentive levies may be applied to the overlap area by either the
9 college technology center school district or technology center
10 school district and revenues from the overlap area collected
11 pursuant to any incentive levy so made shall be apportioned one-half
12 (1/2) to the college technology center school district making the
13 levy and one-half (1/2) to the overlapped technology center school
14 district; ~~provided, only.~~ Only one district shall make an incentive
15 levy in ~~such~~ the overlap territory during any given time period. In
16 any case where a college technology center school district
17 recognized pursuant to Section 4420 or 4420.1 of Title 70 of the
18 Oklahoma Statutes overlaps and includes territory which is included
19 within the district of a technology center school established as
20 prescribed by the State Board of Career and Technology Education
21 pursuant to Section 14-108 of Title 70 of the Oklahoma Statutes,
22 said overlap territory shall be subject to all levies of both kinds
23 of districts that are approved by a majority of the electors.
24

1 D. Provisions of other subsections of this section

2 notwithstanding, in any case where a college technology center
3 school district recognized pursuant to Section 4423 of Title 70 of
4 the Oklahoma Statutes and established by vote of the people after
5 December 31, 1968, but before July 1, 2012, overlaps and includes
6 territory which is included within the district of a technology
7 center school established as prescribed by the State Board of Career
8 and Technology Education pursuant to Section 14-108 of Title 70 of
9 the Oklahoma Statutes, except as otherwise provided in this section,
10 the building fund levy made pursuant to Section 10 of this Article
11 may be applied to the overlap area by either the college technology
12 center school district or technology center school district and
13 revenues from the overlap area collected pursuant to any building
14 fund levy so made shall be apportioned one-half (1/2) to the college
15 technology center school district making the levy and one-half (1/2)
16 to the overlapped technology center school district. Only one
17 district shall make a building fund levy in the overlap territory
18 during any given time period.

19 B. E. In addition to any other levies authorized by this
20 section, a technology center school district may make a local
21 incentive levy for the benefit of the technology center school
22 district in an amount not to exceed five (5) mills on the dollar
23 valuation of the taxable property in the technology center school
24 district when approved by a majority of those registered voters of

1 the technology center school district voting on the question at an
2 election called for that purpose. Except as otherwise provided,
3 this levy, when approved, shall be made each fiscal year thereafter
4 until repealed by a majority of the electors of the technology
5 center school district voting on the question at an election called
6 for that purpose. A technology center school district which has
7 previously failed to approve a local incentive levy at two
8 consecutive elections held between January 1, 1994, and May 31,
9 1994, may make a local incentive levy for the benefit of the
10 technology center school district only if approved by a majority of
11 the registered voters of the technology center school district
12 voting on ~~said~~ the question at ~~such~~ an election for each fiscal
13 year. If a majority of voters approve the local incentive levy for
14 three (3) consecutive years, the levy approved on the third year
15 shall be made each fiscal year thereafter until repealed by a
16 majority of the electors of the technology center school district
17 voting on the question at an election called for that purpose.

18 C. F. Upon the establishment of technology center school
19 districts, ~~such~~ the districts are authorized to become indebted
20 separate and apart from the indebtedness of any school district
21 included in the technology center school district up to five percent
22 (5%) of the net valuation of taxable property within the technology
23 center school district for capital improvements, including
24 purchasing sites and constructing, purchasing, improving, and

1 equipping real property and buildings when the indebtedness is
2 approved by a majority of the electors of the technology center
3 school district voting on the question in an election called for
4 that purpose.

5 D. G. Until otherwise provided for by law, technology center
6 school districts and the government ~~thereof~~ of technology center
7 school districts shall be established in accordance with criteria
8 and procedures prescribed by the State Board of Career and
9 Technology Education.

10 E. H. The Legislature may alter, amend, delete, or add to the
11 provisions of this section by law.

12 SECTION 2. This act shall become effective July 1, 2012."

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14 53-2-9982 KB 03/05/12
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