# HB 4117 STAFF MEASURE SUMMARY

#### **House Committee On Revenue**

**Prepared By:** Dae Baek, Economist **Meeting Dates:** 2/7, 2/12

### WHAT THE MEASURE DOES:

Increases the upper limit of local option property tax revenues that school districts can keep and use, starting from July 1, 2018. Makes provisions so that a school district that exceeded binding caps in listed school years can keep and use specified over-the-cap amounts without sending them to a pool of formula revenues to be distributed among all school districts and education service districts. Takes effect on July 1, 2018.

#### **ISSUES DISCUSSED:**

- History and use of local option property taxes for school districts
- Statutory upper limits of local option taxes that school districts can keep and use as operating expenses
- Portland Public School Distract's collection of over-the-cap local option taxes
- Benefit of increasing upper limits of local option taxes that school districts can keep

## **EFFECT OF AMENDMENT:**

No amendment.

#### **BACKGROUND:**

Currently, local option taxes that are excluded from local revenues in the school funding equalization formula in a given year, is the lesser of (1) 20 percent of the formula revenue a district receives, and (2) a specified amount per extended weighted Average Daily Membership (extended ADMw) of the district. The specified amounts were \$1,266.8 in the 2015-16 school year, \$1304.8 in 2016-17. For the 2017-18 school year, the specified amount is \$1,343.9 and it is escalated by 3 percent every year.

HB 4117 increases local option taxes to be excluded from the formula revenue in a given year to the lesser of (1) 25 percent of the formula revenue a district receives, and (2) \$2,000 per extended weighted Average Daily Membership (extended ADMw) of the district. \$2,000 limit per ADMw increases by three percent annually.