

Chapter 335

1987 REPLACEMENT PART

High Schools

GENERAL PROVISIONS

- 335 090 School districts responsible for high school education, levy
335 095 Levy of taxes in certain school districts for high school purposes

UNION HIGH SCHOOLS

(General)

- 335 210 General school laws applicable
335 290 Change in common districts not to affect union high school districts
335 465 Contracts with common school districts

(Lengthening Course of Study)

- 335 482 Definitions for ORS 335 495 to 335 505
335 490 Extension of union high school course of study
335 495 Election to lengthen course, ballot title if single district would result

- 335 500 Procedure after election to lengthen course
335 502 Cost of educating elementary pupils after course lengthened to include elementary grades
335 505 Transformation of union high school district into common school district, continued existence of part of split district
335 515 Local school committee, election, duties

CROSS REFERENCES

- Actions by and against school districts, 30 260 to 30 300
City zoning ordinances apply to school district property, 227 286
District election procedures, Ch 255
Refund of taxes when property taxed twice for high school purposes, 311 821
Validity of school district creation and subsequent proceedings, procedure to test, 33 710, 33 720

335 005 [Amended by 1957 c 310 §16 repealed by 1965 c 100 §456]

335 010 [Repealed by 1965 c 100 §456]

335 015 [Repealed by 1965 c 100 §456]

335 020 [Repealed by 1965 c 100 §456]

335 025 [Repealed by 1965 c 100 §456]

335 030 [Repealed by 1965 c 100 §456]

335 035 [Repealed by 1965 c 100 §456]

335 040 [Repealed by 1965 c 100 §456]

335 045 [Repealed by 1965 c 100 §456]

335 050 [Repealed by 1965 c 100 §456]

335 055 [Repealed by 1965 c 100 §456]

335 060 [Repealed by 1965 c 100 §456]

335 065 [Repealed by 1965 c 100 §456]

335 070 [Repealed by 1965 c 100 §456]

335 075 [Repealed by 1965 c 100 §456]

335 080 [Repealed by 1965 c 100 §456]

335 085 [Repealed by 1965 c 100 §456]

GENERAL PROVISIONS

335.090 School districts responsible for high school education; levy. (1) The high school education of all children of school age resident within a school district which does not operate a high school or which is not a component part of a union high school district or of a county high school district after July 1, 1960, shall be the responsibility of the district

(2) The district shall pay the tuition of all pupils resident within the district who are qualified to attend and are attending a standard public high school either within or outside the state

(3) The district shall furnish transportation to the nearest standard public high school which pupils may attend Reasonable board and room may be furnished instead of transportation if desired If the district arranges for the attendance of pupils at a standard public high school other than the nearest one pupils may attend, then the district may provide transportation to the standard public high school which the pupils are attending

(4) The estimated cost of tuition and transportation or board and room instead of transportation shall be included in and be a part of the budget and shall be levied as provided in ORS 335 095 [1955 c 674 §3, 1957 c 583 §2, 1961 c 688 §1, 1963 c 158 §1, 1965 c 100 §212]

335.095 Levy of taxes in certain school districts for high school purposes. The

amounts required to meet the expenses of a school district under ORS 335 090 shall be certified to the county assessor separately No tax shall be levied for the purposes of ORS 335 090 against property included in a union high school district or a county high school district [1961 c 688 §2]

335 205 [Repealed by 1965 c 100 §456]

UNION HIGH SCHOOLS

(General)

335.210 General school laws applicable All applicable laws governing common school districts apply to union high school districts [Amended by 1965 c 100 §213, 1975 c 770 §45]

335 215 [Repealed by 1965 c 100 §456]

335 220 [Amended by 1957 c 310 §17, repealed by 1965 c 100 §456]

335 225 [Repealed by 1965 c 100 §456]

335 230 [Repealed by 1965 c 100 §456]

335 235 [Amended by 1957 c 310 §18, repealed by 1965 c 100 §456]

335 240 [Repealed by 1965 c 100 §456]

335 245 [Repealed by 1965 c 100 §456]

335 250 [Repealed by 1965 c 100 §456]

335 255 [Amended by 1957 c 310 §19, repealed by 1965 c 100 §456]

335 260 [Repealed by 1965 c 100 §456]

335 265 [Repealed by 1965 c 100 §456]

335 270 [Repealed by 1965 c 100 §456]

335 275 [Repealed by 1965 c 100 §456]

335 280 [Repealed by 1965 c 100 §456]

335 285 [Repealed by 1965 c 100 §456]

335.290 Change in common districts not to affect union high school districts. The creation of a common school district out of territory included in a union high school district, or the changing of boundaries of any common school district included in a union high school district does not affect the union high school district [Amended by 1965 c 100 §214]

335 295 [Repealed by 1965 c 100 §456]

335 300 [Repealed by 1965 c 100 §456]

335 305 [Amended by 1957 c 310 §20, repealed by 1965 c 100 §456]

335 310 [Repealed by 1965 c 100 §456]

335 315 [Repealed by 1965 c 100 §456]

335 320 [Repealed by 1965 c 100 §456]

335 325 [Amended by 1957 c 310 §21, repealed by 1965 c 100 §456]

335 330 [Repealed by 1965 c 100 §456]

- 335 335 [Repealed 1965 c 100 §456]
 335 338 [Amended by 1957 c 310 §22, repealed by 1961 c 522 §9]
 335 340 [Amended by 1955 c 535 §1, repealed by 1961 c 522 §9]
 335 342 [Amended by 1955 c 535 §2, repealed by 1961 c 522 §9]
 335 344 [Amended by 1955 c 535 §3 repealed by 1961 c 522 §9]
 335 346 [1955 c 535 §4, repealed by 1961 c 522 §9]
 335 348 [Amended by 1957 c 310 §23, repealed by 1961 c 522 §9]
 335 350 [Repealed by 1961 c 522 §9]
 335 353 [1961 c 522 §5, repealed by 1965 c 100 §456]
 335 355 [Repealed by 1965 c 100 §456]
 335 360 [Repealed by 1965 c 100 §456]
 335 365 [Repealed by 1965 c 100 §456]
 335 370 [Repealed by 1965 c 100 §456]
 335 375 [Repealed by 1965 c 100 §456]
 335 380 [Repealed by 1965 c 100 §456]
 335 385 [Repealed by 1965 c 100 §456]
 335 390 [Repealed by 1965 c 100 §456]
 335 400 [Repealed by 1965 c 100 §456]
 335 405 [Amended by 1959 c 456 §1, repealed by 1965 c 100 §456]
 335 410 [Repealed by 1965 c 100 §456]
 335 415 [Repealed by 1965 c 100 §456]
 335 420 [Repealed by 1965 c 100 §456]
 335 425 [Repealed by 1965 c 100 §456]
 335 430 [Amended by 1955 c 460 §1, 1957 c 622 §9, repealed by 1965 c 100 §456]
 335 435 [Amended by 1963 c 544 §41, repealed by 1965 c 100 §456]
 335 440 [Repealed by 1965 c 100 §456]
 335 445 [Repealed by 1965 c 100 §456]
 335 450 [Amended by 1953 c 147 §3, repealed by 1965 c 100 §456]
 335 455 [Repealed by 1965 c 100 §456]
 335 460 [Repealed by 1965 c 100 §456]
- 335.465 Contracts with common school districts.** The union high school board may for high school purposes contract with a common school district board for the use of any property belonging to the common school district and may purchase an undivided interest in the property of a common school district for the purpose of operating a high school thereon [Amended by 1965 c 100 §215]
- 335 470 [Repealed by 1965 c 100 §456]
 335 475 [Repealed by 1965 c 100 §456]

335 480 [Repealed by 1965 c 100 §456]

(Lengthening Course of Study)

335.482 Definitions for ORS 335.495 to 335.505. As used in ORS 335 495 to 335 505

(1) "Component school district" means a common school district lying wholly or partly inside the boundaries of a union high school district

(2) "Split school district" means a component school district lying partly inside and partly outside the boundaries of a union high school district or an elementary district where students attend in two or more union high school districts upon completing either the sixth or eighth grades [1967 c 106 §5 1987 c 195 §4]

335 485 [Repealed by 1965 c 100 §456]

335.490 Extension of union high school course of study. (1) Except as otherwise provided in subsection (2) of this section, any union high school district may, when authorized by the electors of the district, extend the course of study in the district to include five years above the seventh grade or six years above the sixth grade, and in like descending order may extend its course to include any or all grades of the schools in the union high school district in the manner provided in ORS 335 495 to 335 505

(2) No union high school district shall extend the course of study in the union high school district unless such course of study is extended to include all grades of the schools in the union high school district [Amended by 1965 c 100 §216 1967 c 106 §1, 1987 c 195 §2]

335.495 Election to lengthen course; ballot title if single district would result. (1) Any union high school board may, or shall upon petition of 100 electors of the district, submit to the electors of the district the question of lengthening the course of study in the district

(2) ORS chapter 255 governs the conduct of an election under this section If a union high school district contains a split district, the electors from the split district shall not participate in an election under this section

(3) If the result of the election to lengthen the course of study includes all grades within one single district, the ballot title must include a statement that the effect of an affirmative vote is that the component common and union high school districts shall be merged and only one common school district shall operate in the area in which the election is held The ballot title must also list all affected school districts by name and district number, and specify which of those dis-

tricts will be merged pursuant to ORS 335 505 if the measure is approved. The listing of affected school districts by name and district number shall not be considered part of the ballot title for the purpose of determining the number of words permitted under ORS 250 035. [Amended by 1957 c 310 §24, 1965 c 100 §217, 1967 c 106 §2, 1979 c 131 §1, 1983 c 83 §70, 1983 c 284 §13, 1983 c 350 §190, 1987 c 195 §3]

335.500 Procedure after election to lengthen course. (1) If the union high school board determines that a majority of votes cast in the union high school district at an election under ORS 335 495 are for the proposal to lengthen the course of study, it shall

(a) Declare the proposal carried and certify the result to the district boundary board, and

(b) Submit to the Superintendent of Public Instruction the complete course of study in the district

(2) The lengthened course of study shall become effective following approval by the Superintendent of Public Instruction. [Amended by 1957 c 310 §25, 1965 c 100 §218, 1967 c 103 §1, 1983 c 350 §191]

335.502 Cost of educating elementary pupils after course lengthened to include elementary grades. Whenever the course of study in a union high school district is extended to include grades below the ninth grade, the union high school district shall be responsible for providing for the education of the pupils in the included grades and the cost of educating such pupils shall be included in the union high school district budget and not in the budgets of the component common school districts. [1953 c 390 §1, 1965 c 100 §219]

335.505 Transformation of union high school district into common school district; continued existence of part of split district.

(1) Notwithstanding any other statute, whenever all grades of the common schools within the union high school district come under the jurisdiction of the union high school board or whenever as a result of merger or boundary change the area within the boundaries of the union high school district becomes a single component school district having boundaries coterminous with the union high school district, the union high school district and its component districts other than split districts are to be considered merged and the area within the boundaries of the union high school district, excluding that part of any split school district that is within the boundaries, becomes a common school district responsible for educating children in grades 1 through 12 and all territory therein is withdrawn from any other type of school district except the education

service district or the community college district of which it may have been a part. The union high school board shall continue as the board of the district until the next regular district election when the proper number of board members shall be elected. The terms of all board members in all component school districts other than split school districts shall terminate at the time the union high school board becomes the district school board. All property and obligations of the component school districts other than split school districts shall become the property and obligations of the new common school district except to the extent that it was otherwise provided when such district is formed by merger.

(2) Whenever at the time a new common school district is formed as provided in subsection (1) of this section, if any component school district is a split school district, such district shall continue to exist and shall become responsible for education in grades K through 12 for students resident in the split district. [Amended by 1965 c 100 §220, 1967 c 106 §3, 1975 c 770 §46, 1983 c 350 §192, 1987 c 195 §1]

335.515 Local school committee; election; duties. (1) Whenever any union high school district votes to include all grades within a single district under ORS 335 500, the union high school district board may on its own motion, or must upon receipt of a petition signed by at least 100 of the electors of the district, provide for the election of a local school committee.

(2) The local school committee shall consist of three members elected by the electors of a zone or attendance unit designated by the district school board. At the first regular district election following the election to lengthen the course, there shall be elected three members of each local school committee. After the first election, members shall be elected as provided in ORS 330 665 and shall have the same authority and duties of local school committees in administrative school districts. [1967 c 103 §3, 1983 c 350 §193]

335 605 [Repealed by 1957 c 583 §1]

335 610 [Repealed by 1957 c 583 §1]

335 615 [Repealed by 1957 c 583 §1]

335 620 [Repealed by 1957 c 583 §1]

335 625 [Repealed by 1957 c 583 §1]

335 630 [Repealed by 1957 c 583 §1]

335 635 [Repealed by 1957 c 583 §1]

335 640 [Repealed by 1957 c 583 §1]

335 645 [Repealed by 1957 c 583 §1]

335 650 [Repealed by 1957 c 583 §1]

335 655 [Repealed by 1957 c 583 §1]

EDUCATION AND CULTURAL FACILITIES

- 335 660** [Repealed by 1957 c 583 §1]
335 665 [Repealed by 1957 c 583 §1]
335 670 [Repealed by 1957 c 583 §1]
335 675 [Repealed by 1957 c 583 §1]
335 680 [Repealed by 1957 c 583 §1]
335 685 [Repealed by 1957 c 583 §1]
335 705 [Repealed by 1969 c 585 §3]
335 710 [Repealed by 1969 c 585 §3]
335 715 [Repealed by 1977 c 474 §3]
335 720 [Repealed by 1969 c 585 §3]
335 725 [Amended by 1967 c 67 §5, repealed by 1969 c 585 §3]
335 730 [Repealed by 1969 c 585 §3]
335 735 [Amended by 1965 c 239 §1, repealed by 1969 c 585 §3]
335 740 [Repealed by 1969 c 585 §3]
335 745 [Amended by 1963 c 544 §42 repealed by 1969 c 585 §3]
335 750 [Amended by 1965 c 172 §6 repealed by 1969 c 585 §3]
335 755 [Repealed by 1969 c 585 §3]
335 760 [Repealed by 1969 c 585 §3]
335 765 [Repealed by 1969 c 585 §3]
335 770 [Repealed by 1969 c 585 §3]
335 775 [Repealed by 1969 c 585 §3]
335 780 [Repealed by 1969 c 585 §3]
335 785 [Repealed by 1969 c 585 §3]
335 790 [Repealed by 1969 c 585 §3]
335 795 [Repealed by 1969 c 585 §3]
335 800 [Amended by 1963 c 576 §42, repealed by 1969 c 585 §3]
335 805 [Repealed by 1969 c 585 §3]
335 810 [Repealed by 1969 c 585 §3]
335 815 [Repealed by 1969 c 585 §3]
335 820 [Repealed by 1969 c 585 §3]
335 825 [Repealed by 1969 c 585 §3]
335 830 [Repealed by 1969 c 585 §3]
335 835 [Repealed by 1969 c 585 §3]
335 840 [Repealed by 1969 c 585 §3]
335 845 [Amended by 1963 c 544 §43, repealed by 1969 c 585 §3]
335 850 [Repealed by 1969 c 585 §3]
335 905 [Repealed by 1957 c 723 §1 (335 906 enacted in lieu of 335 905)]
335 906 [1957 c 723 §2 (enacted in lieu of 335 905), repealed by 1959 c 641 §38]
335 908 [1957 c 723 §14, repealed by 1959 c 641 §38]
335 910 [Amended by 1957 c 723 §3 repealed by 1959 c 641 §38]
335 915 [Amended by 1957 c 723 §4 repealed by 1959 c 641 §38]
335 920 [Amended by 1957 c 723 §5 repealed by 1959 c 641 §38]
335 925 [Amended by 1957 c 723 §6, repealed by 1959 c 641 §38]
335 930 [Amended by 1957 c 723 §7, repealed by 1959 c 641 §38]
335 935 [Amended by 1957 c 723 §8, repealed by 1959 c 641 §38]
335 938 [1957 c 723 §12, repealed by 1959 c 641 §38]
335 940 [Amended by 1957 c 723 §9, repealed by 1959 c 641 §38]
335 945 [Amended by 1957 c 723 §10, repealed by 1959 c 641 §38]
335 949 [1957 c 723 §13, repealed by 1959 c 641 §38]
335 950 [Repealed by 1957 c 723 §28]
335 962 [1957 c 723 §15, repealed by 1959 c 641 §38]
335 964 [1957 c 723 §16, repealed by 1959 c 641 §38]
335 966 [1957 c 723 §17 repealed by 1959 c 641 §38]
335 968 [1957 c 723 §18, repealed by 1959 c 641 §38]
335 970 [1957 c 723 §19, repealed by 1959 c 641 §38]
335 972 [1957 c 723 §20, repealed by 1959 c 641 §38]
335 974 [1957 c 723 §22, repealed by 1959 c 641 §38]
335 976 [1957 c 723 §21, repealed by 1959 c 641 §38]
335 978 [1957 c 723 §23 repealed by 1959 c 641 §38]
335 980 [1957 c 723 §24 repealed by 1959 c 641 §38]
335 982 [1957 c 723 §25, repealed by 1959 c 641 §38]
335 984 [1957 c 723 §26, repealed by 1959 c 641 §38]
335 986 [1957 c 723 §27, repealed by 1959 c 641 §38]
335 990 [Amended by 1961 c 522 §8 repealed by 1965 c 100 §456]