Urban Renewal

How does urban renewal work?
The Oregon Constitution allows the Legislature to set up a system to finance urban renewal. Oregon Revised Statute Chapter 457 describes how the system works. This law gives each city and county the ability to activate an urban renewal agency with power to propose and act on plans and projects to remove “blight.” Examples of blight include buildings that are unsafe or unfit for occupancy or the existence of inadequate streets. The area where the work is to be done is known as a “plan area.”

An urban renewal agency is activated when the city or county governing body declares by ordinance that a blighted area exists in the city or county and there is a need for an urban renewal agency to function in the area. The urban renewal agency proposes a plan for improving the area. Following public notice and hearing, and after considering public testimony and planning commission recommendations, the city or county may approve the urban renewal plan by ordinance. Unless required by local law, no public vote is necessary.

How is urban renewal funded?
Most urban renewal plans are funded substantially out of local government property tax levies (division of tax revenue). Some agencies may also request a special property tax levy to make up for reduced division of tax revenue. Urban renewal agencies are subject to Local Budget Law and may request division of tax and special levy revenue within limitations. When there is sufficient revenue to pay off all approved principal and interest on indebtedness, the urban renewal agency is required to notify the assessor to stop division of tax.

What type of taxes are divided in the division of tax method?
Only ad valorem property taxes for local governments that have an urban renewal plan area within their boundaries are divided. These can include operating, bond, and local option taxes.

Some taxes aren’t divided. Bond taxes approved by voters after October 6, 2001, aren’t divided for some urban renewal plans that were adopted before October 6, 2001. These levies are also not divided for urban renewal plans adopted on or after October 6, 2001. Local option taxes generally are not divided for urban renewal, but there are a few exceptions. The urban renewal special levy isn’t divided. Any tax imposed on any basis other than the value of the property isn’t divided.

growth becomes the division of tax revenue that is split off for the urban renewal agency. The division of tax amount is apportioned and billed to all taxpayers in the city or county that established the plan.

This tax splitting may have a couple different effects depending on the levy type. For operating (permanent rate) levies that are levied at a particular rate, division of tax doesn’t change the tax rate or cause much change in the overall amount of tax billed, but it does reduce the amount that gets distributed to the local governments. In contrast, division of tax affects some bond and local option levies that are levied to raise a particular dollar amount by causing those tax rates to be higher in order to raise enough tax to cover both the levied amount as well as the division of tax amount.

Both the division of tax and urban renewal special levy amounts are subject to constitutional tax limitations (Article XI, section 11b of the Oregon Constitution), and are distributed to the urban renewal agency.
How does the special levy work?

The law allows plans adopted before December 6, 1996 the option of imposing a special levy up to a maximum amount. The assessor calculates a separate tax rate for each special levy. The levy is billed to all taxpayers in the city or county that established the plan. Taxes imposed for the special levy aren't divided.

Special levy taxes are subject to the limitations of Article XI, section 11b of the Oregon Constitution. The tax statement indicates at minimum a total amount billed for each urban renewal agency.

Where can I get more information?

The Legislative Revenue Office publishes *The Urban Renewal Program—Under the Past and Current Property Tax Systems* (February 2000) and *Changes in Oregon’s Urban Renewal Program from the 2001 Supreme Court Ruling on Shilo Inn v. Multnomah County et al.* (2002). These are available by searching the Oregon Legislature’s website at www.oregonlegislature.gov.

The Oregon Department of Revenue annually publishes *Oregon Property Tax Statistics*, 150-303-405. This publication contains property taxes imposed by type of district, and the division of tax and special levy amounts calculated for each urban renewal agency and urban renewal plan. www.oregon.gov/dor/stats.

Urban renewal division of tax and special levy authority is provided for under the *Oregon Constitution*, Article IX, s. 1c; ORS chapter 457; and OAR division 150-457.

Have questions? Need help?

Direct questions concerning specific urban renewal plans to the relevant urban renewal agency.

**General tax information** .... www.oregon.gov/dor
  Salem (Property Taxation) .......... (503) 945-8293
  Toll-free from an Oregon prefix .. 1 (800) 356-4222

**Asistencia en español:**
  Salem ............................................... (503) 378-4988
  Gratis de prefijo de Oregon ...... 1 (800) 356-4222

**TTY (hearing or speech impaired; machine only):**
  Salem ............................................... (503) 945-8617
  Toll-free from an Oregon prefix.... 1 (800) 886-7204

**Americans with Disabilities Act (ADA):** Call one of the help numbers for information in alternative formats.