What are expenditure limits?

Limits on how much local revenue counties, cities, and towns can spend in a given fiscal year according to Article 9, § 20 of the Arizona Constitution.

Local revenues include almost all of the monies received by a county, with exemptions including revenue from or for:

- Debt
- Investment income
- State payments to counties included in the state spending limit
- Aid, grants, etc. from the federal government
- HURF funding in excess of FY80 HURF funds
- Spending on voter-approved capital improvements

Due to these exclusions, the expenditure limit only applied to an average of 56% of FY18 total county spending.

How are expenditure limits calculated?

Expenditure limits are calculated using the actual FY 1980 local revenues spent in each county as a base limit, which is adjusted annually for inflation and population changes.

How can expenditure limits be modified?

Counties can permanently change their base limit with approval from the majority of voters at a general election.

Counties can also request a one-time expenditure limit override from voters at a special election.

The legislature can adopt a concurrent resolution with a 2/3 majority to adjust population.

In the event of a disaster declared by the governor, the board can exceed their limit with a 2/3 vote to cover any disaster-related spending.

Navajo County and Greenlee County have successfully increased their base limit, and La Paz County voters will decide whether or not to increase their base limit in November 2018.

What happens if the expenditure limit is exceeded?

If the Auditor General (OAG) determines that a county has exceeded their expenditure limit without following any of the paths to modify the limit as outlined above, the following occurs:

1. The OAG will hold a hearing to determine if the county did exceed their expenditure limitation.
2. The county’s primary property tax levy limit for the next fiscal year is reduced by the amount that exceeded the expenditure limit.\(^1\)\(^2\)
3. Future calculations of the primary levy limit are not affected by the one-time penalty.\(^1\)\(^2\)

\(^1\)A.R.S. § 41-1279.07(H) \(^2\)A.R.S. § 42-17051(C)