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1	HIGHWAY IMPROVEMENT FUNDING
2	2000 GENERAL SESSION
3	STATE OF UTAH
4	Sponsor: Lane Beattie
5	AN ACT RELATING TO BONDS; AUTHORIZING THE ISSUANCE AND SALE OF
6	GENERAL OBLIGATION BONDS FOR CERTAIN HIGHWAYS AND RELATED
7	FACILITIES; SPECIFYING THE USE OF BOND PROCEEDS AND THE MANNER OF
8	ISSUANCE; IMPOSING AND ABATING A PROPERTY TAX; CREATING SINKING FUNDS;
9	PROVIDING FOR RELATED MATTERS; REQUIRING THE DEPARTMENT OF
10	TRANSPORTATION TO ENTER AN AGREEMENT; AND MAKING TECHNICAL
11	CORRECTIONS.
12	This act affects sections of Utah Code Annotated 1953 as follows:
13	ENACTS:
14	63B-9-201 , Utah Code Annotated 1953
15	63B-9-202.5 , Utah Code Annotated 1953
16	63B-9-203 , Utah Code Annotated 1953
17	63B-9-204, Utah Code Annotated 1953
18	63B-9-205 , Utah Code Annotated 1953
19	63B-9-206, Utah Code Annotated 1953
20	63B-9-207 , Utah Code Annotated 1953
21	63B-9-208, Utah Code Annotated 1953
22	63B-9-209 , Utah Code Annotated 1953
23	63B-9-210 , Utah Code Annotated 1953
24	63B-9-211 , Utah Code Annotated 1953
25	63B-9-212 , Utah Code Annotated 1953
26	63B-9-213 , Utah Code Annotated 1953
27	63B-9-214 , Utah Code Annotated 1953

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28	63B-9-215 , Utah Code Annotated 1953
29	63B-9-216 , Utah Code Annotated 1953
30	63B-9-217 , Utah Code Annotated 1953
31	This act enacts uncodified material.
32	Be it enacted by the Legislature of the state of Utah:
33	Section 1. Section 63B-9-201 is enacted to read:
34	Part 2. 2000 Highway General Obligation Bond Authorization
35	63B-9-201. State Bonding Commission authorized to issue general obligation bonds.
36	The commission created under Section 63B-1-201 may issue and sell general obligation
37	bonds of the state pledging the full faith, credit, and resources of the state for the payment of the
38	principal of and interest on the bonds, to provide funds to the Department of Transportation.
39	Section 2. Section 63B-9-202.5 is enacted to read:
40	63B-9-202.5. Maximum amount Projects authorized.
41	(1) In addition to any other bonds issued under this part, upon a written request from the
42	Department of Transportation the State Bonding Commission may issue bonds that may not exceed
43	<u>\$6,000,000.</u>
44	(2) (a) Proceeds from the issuance of bonds shall be provided to the Department of
45	Transportation to provide funds to pay all or part of the costs of state highway construction or
46	reconstruction of the interchange on Interstate 80 at 5600 West and approximately one mile of
47	5600 West both north and south of Interstate 80 in Salt Lake County.
48	(b) These costs may include the cost of acquiring land, interests in land, easements and
49	rights-of-way, improving sites, and making all improvements necessary, incidental, or convenient
50	to the facilities, interest estimated to accrue on these bonds during the period to be covered by
51	construction of the projects plus a period of six months after the end of the construction period,
52	and all related engineering, architectural, and legal fees.
53	(3) If, after completion of the project authorized under Subsection (2)(a) or impossibility
54	to complete that project, and payment of the costs of issuing and selling the bonds under Section
55	63B-9-203, any bond proceeds remain unexpended, the Department of Transportation may use
56	those unexpended proceeds to pay all or part of the costs of construction projects approved and
57	prioritized by the Transportation Commission.
58	(4) The commission may, by resolution, make any statement of intent relating to a

59	reimbursement that is necessary or desirable to comply with federal tax law.
60	(5) The Department of Transportation may enter into agreements related to that project
61	before the receipt of proceeds of bonds issued under this chapter.
62	Section 3. Section 63B-9-203 is enacted to read:
63	63B-9-203. Bond proceeds may be used to pay costs of issuance and sale.
64	The proceeds of bonds issued under this chapter shall be used for the purposes described
65	in Section 63B-9-202.5 and to pay all or part of any cost incident to the issuance and sale of the
66	bonds including, without limitation, printing, registration and transfer costs, legal fees, trustees'
67	fees, financial advisors' fees, liquidity providers' fees, credit enhancement providers' fees, and
68	underwriters' discount.
69	Section 4. Section 63B-9-204 is enacted to read:
70	63B-9-204. Manner of issuance Amounts, interest, and maturity.
71	(1) Bonds issued under this chapter may be authorized, sold, and issued at times and in a
72	manner determined by the commission by resolution.
73	(2) Bonds may be issued in one or more series, in amounts, and shall bear dates, interest
74	rates, including a variable rate, and maturity dates as the commission determines by resolution.
75	(3) A bond issued may not mature later than 15 years after the dated date of the bonds.
76	Section 5. Section 63B-9-205 is enacted to read:
77	<u>63B-9-205.</u> Terms and conditions of sale Plan of financing Signatures
78	Replacement Registration Federal rebate.
79	(1) In the issuance of bonds, the commission may determine by resolution:
80	(a) the manner of sale, including public or private sale;
81	(b) the terms and conditions of sale, including price, whether at, below, or above face
82	value:
83	(c) denominations:
84	<u>(d) form;</u>
85	(e) manner of execution;
86	(f) manner of authentication:
87	(g) place and medium of purchase;
88	(h) redemption terms; and
89	(i) other provisions and details it considers appropriate.

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90	(2) The commission may, by resolution, adopt a plan of financing, which may include
91	terms and conditions of arrangements entered into by the commission on behalf of the state with
92	financial and other institutions for letters of credit, standby letters of credit, reimbursement
93	agreements, and remarketing, indexing, and tender agent agreements to secure the bonds, including
94	payment from any legally available source of fees, charges, or other amounts coming due under
95	the agreements entered into by the commission.
96 07	(3) (a) Any signature of a public official authorized by resolution of the commission to
97	sign the bonds may be a facsimile signature of that official imprinted, engraved, stamped, or
98	otherwise placed on the bonds.
99	(b) If all signatures of public officials on the bonds are facsimile signatures, provision shall
100	be made for a manual authenticating signature on the bonds by or on behalf of a designated
101	authentication agent.
102	(c) If an official ceases to hold office before delivery of the bonds signed by that official,
103	the signature or facsimile signature of the official is nevertheless valid for all purposes.
104	(d) A facsimile of the state seal may be imprinted, engraved, stamped, or otherwise placed
105	on the bonds.
106	(4) (a) The commission may enact resolutions providing for the replacement of lost,
107	destroyed, or mutilated bonds, or for the exchange of bonds after issuance for bonds of smaller or
108	larger denominations.
109	(b) Bonds in changed denominations shall:
110	(i) be exchanged for the original bonds in like aggregate principal amounts and in a
111	manner that prevents the duplication of interest; and
112	(ii) bear interest at the same rate, mature on the same date, and be as nearly as practicable
113	in the form of the original bonds.
114	(5) (a) Bonds may be registered as to both principal and interest or may be in a book entry
115	form under which the right to principal and interest may be transferred only through a book entry.
116	(b) The commission may provide for the services and payment for the services of one or
117	more financial institutions or other entities or persons, or nominees, within or outside the state, for
118	the authentication, registration, transfer, including record, bookkeeping, or book entry functions,
119	exchange, and payment of the bonds.
120	(c) The records of ownership, registration, transfer, and exchange of the bonds, and of
120	(c) The records of ownership, registration, transfer, and exchange of the bolids, and of

121	persons to whom payment with respect to the obligations is made, are private records as provided
122	in Section 63-2-302, or protected records as provided in Section 63-2-304.
123	(d) The bonds and any evidences of participation interest in the bonds may be issued,
124	executed, authenticated, registered, transferred, exchanged, and otherwise made to comply with
125	Title 15, Chapter 8, Utah Rental Purchase Agreement Act, or any other act of the Legislature
126	relating to the registration of obligations enacted to meet the requirements of Section 149 of the
127	Internal Revenue Code of 1986, as amended, or any successor to it, and applicable regulations.
128	(6) The commission may:
129	(a) by resolution, provide for payment to the United States of whatever amounts are
130	necessary to comply with Section 148 (f) of the Internal Revenue Code of 1986, as amended; and
131	(b) enter into agreements with financial and other institutions and attorneys to provide for:
132	(i) the calculation, holding, and payment of those amounts; and
133	(ii) payment from any legally available source of fees, charges, or other amounts coming
134	due under any agreements entered into by the commission.
135	Section 6. Section 63B-9-206 is enacted to read:
136	63B-9-206. Constitutional debt limitation.
137	(1) The commission may not issue bonds under this chapter in an amount that violates the
138	limitation described in Utah Constitution Article XIV, Section 1.
139	(2) For purposes of applying the debt limitation contained in Utah Constitution Article
140	XIV, Section 1, the value of the taxable property in Utah is considered to be 100% of the fair
141	market value of the taxable property of the state, as computed from the last assessment for state
142	purposes previous to the issuance of the bonds.
143	Section 7. Section 63B-9-207 is enacted to read:
144	<u>63B-9-207.</u> Tax levy Abatement of tax.
145	(1) Each year after issuance of the bonds and until all outstanding bonds are retired, there
146	is levied a direct annual tax on all real and personal property within the state subject to state
147	taxation, sufficient to pay:
148	(a) applicable bond redemption premiums, if any;
149	(b) interest on the bonds as it becomes due; and
150	(c) principal of the bonds as it becomes due.
151	(2) (a) The State Tax Commission shall fix the rate of the direct annual tax levy each year.

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152	(b) The tax shall be collected and the proceeds applied as provided in this chapter.
153	(3) The direct annual tax imposed under this section is abated to the extent money is
154	available from sources, other than ad valorem taxes in the sinking fund, for the payment of bond
155	interest, principal, and redemption premiums.
156	Section 8. Section 63B-9-208 is enacted to read:
157	63B-9-208. Creation of sinking fund.
158	(1) There is created a sinking fund, to be administered by the state treasurer, entitled the
159	"2000 Highway General Obligation Bonds Sinking Fund."
160	(2) All monies deposited in the sinking fund, from whatever source, shall be used to pay
161	debt service on the bonds.
162	(3) The proceeds of all taxes levied under this chapter are appropriated to this fund.
163	(4) The state treasurer may create separate accounts within the sinking fund for each series
164	of bonds issued.
165	Section 9. Section 63B-9-209 is enacted to read:
166	63B-9-209. Payment of interest, principal, and redemption premiums.
167	The state treasurer shall:
168	(1) promptly pay any principal and interest due on the bonds from funds within the sinking
169	fund; and
170	(2) immediately transmit the amount paid to the paying agent for the bonds.
171	Section 10. Section 63B-9-210 is enacted to read:
172	63B-9-210. Investment of sinking fund money.
173	(1) The state treasurer may, by following the procedures and requirements of Title 51,
174	Chapter 7, State Money Management Act, invest any money contained in the sinking fund until
175	it is needed for the purposes for which the fund is created.
176	(2) Unless otherwise provided in the resolution of the commission authorizing the issuance
177	of bonds under this chapter, the treasurer shall retain all income from the investment of any money
178	contained in the sinking fund in the sinking fund and use it for the payment of debt service on the
179	bonds.
180	Section 11. Section 63B-9-211 is enacted to read:
181	63B-9-211. Bond proceeds Deposits Investment Disposition of investment
182	income and unexpended proceeds.

183	(1) (a) Proceeds from the sale of bonds issued under this chapter shall be deposited within
184	one or more accounts as determined by resolution of the commission.
185	(b) The state treasurer shall administer and maintain these accounts unless otherwise
186	provided by the commission by resolution.
187	(c) The commission, by resolution, may provide for the deposit of these monies with a
188	trustee and the administration, disposition, or investment of these monies by this trustee.
189	(2) (a) The commission, by resolution, shall provide for the kinds of investments in which
190	the proceeds of bonds issued under this chapter may be invested.
191	(b) Income from the investment of proceeds of bonds issued under this chapter shall be
192	applied as provided by resolution of the commission.
193	(3) Any unexpended bond proceeds issued under this chapter shall be deposited, upon
194	completion of the purposes for which the bonds were issued, in the sinking fund, unless otherwise
195	provided in the resolution of the commission authorizing the issuance of bonds under this chapter.
196	Section 12. Section 63B-9-212 is enacted to read:
197	<u>63B-9-212.</u> Refunding of bonds.
198	(1) The commission may provide for the refunding of any of the bonds in accordance with
199	Title 11, Chapter 27, Utah Refunding Bond Act.
200	(2) For purposes of Title 11, Chapter 27, Utah Refunding Bond Act, the state is considered
201	the public body and the commission its governing body.
202	Section 13. Section 63B-9-213 is enacted to read:
203	63B-9-213. Certification of satisfaction of conditions precedent Conclusiveness.
204	(1) The commission may not issue any bond under this chapter until it finds and certifies
205	that all conditions precedent to issuance of the bonds have been satisfied.
206	(2) A recital on any bond of this finding and certification conclusively establishes the
207	completion and satisfaction of all such conditions.
208	Section 14. Section 63B-9-214 is enacted to read:
209	<u>63B-9-214.</u> Tax exemption.
210	The bonds issued under this chapter, any interest paid on the bonds, and any income from
211	the bonds are not taxable in this state for any purpose, except for the corporate franchise tax.
212	Section 15. Section 63B-9-215 is enacted to read:
213	<u>63B-9-215.</u> Legal investment status.

214	Bonds issued under this chapter are legal investments for all state trust funds, insurance
214	companies, banks, trust companies, and the State School Fund and may be used as collateral to
216	secure legal obligations.
217	Section 16. Section 63B-9-216 is enacted to read:
218	63B-9-216. Publication of resolution or notice Limitation on actions to contest
219	legality.
220	(1) The commission may:
221	(a) publish any resolution it adopts under this chapter once in a newspaper having general
222	circulation in Utah; or
223	(b) in lieu of publishing the entire resolution, publish a notice of bonds to be issued, titled
224	as such, containing the information required by Subsection 11-14-21(3).
225	(2) (a) Any interested person, for 30 days after the date of publication, may contest:
226	(i) the legality of the resolution;
227	(ii) any of the bonds authorized under it; or
228	(iii) any of the provisions made for the security and repayment of the bonds.
229	(b) After 30 days, a person may not contest the legality of the resolution, any of the bonds
230	authorized under it, or any of the provisions made for the security and repayment of the bonds for
231	any cause.
232	Section 17. Section 63B-9-217 is enacted to read:
233	63B-9-217. Report to Legislature.
234	The governor shall report the commission's proceedings to each annual general session of
235	the Legislature in his budget for as long as bonds issued under this chapter remain outstanding.
236	Section 18. Department of Transportation agreement required.
237	(1) As used in this section:
238	(a) "Department" means the Department of Transportation.
239	(b) "Developer" means a developer of a large sales tax generating development that
240	requires highway improvement projects because of significant impacts on highway infrastructure.
241	(2) Before the department may request the issuance of bonds under Section 63B-9-202.5,
242	the department shall enter into an agreement with a developer that specifies the liability of the
243	developer for:
244	(a) project costs, including costs that exceed the amount of the bond issuance:

- 245 (b) new sales tax revenues from construction of the developer's development and new
- 246 revenues from the completed development that are less than \$6,000,000 within an agreed upon
- 247 time as certified by the Tax Commission; and
- 248 (c) failure of the developer to complete the agreed upon capital construction for the
- 249 <u>development.</u>
- 250 (3) Notwithstanding the requirements of Subsection (2), the agreement may not contain
- 251 any terms that prevent the bonds under Section 63B-9-202.5 from being issued on a federally
- 252 <u>tax-exempt basis.</u>

Legislative Review Note as of 2-3-00 5:16 PM

A limited legal review of this legislation raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel