REVENUE BOND, CAPITAL FACILITY, AND
PROPERTY ACQUISITION AUTHORIZATIONS
2008 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Kevin S. Garn
Senate Sponsor: Scott K. Jenkins
LONG TITLE
General Description:
This bill authorizes certain state agencies and higher education institutions to issue
revenue bonds, build capital facilities using agency or institutional funds, transfer capital
facilities monies between funds, or acquire or exchange property.
Highlighted Provisions:
This bill:
 authorizes the issuance of revenue bonds by the State Building Ownership Authority
and the State Board of Regents;
 authorizes other capital facility construction to be funded from agency or
institutional funds;
► authorizes the transfer of certain higher education capital facilities monies from one
fund to another; and
 authorizes the acquisition or exchange of certain state property.
Monies Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
ENACTS:
63B-17-101, Utah Code Annotated 1953
63B-17-102, Utah Code Annotated 1953

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30	63B-17-201, Utah Code Annotated 1953
31	63B-17-202, Utah Code Annotated 1953
32	63B-17-301, Utah Code Annotated 1953
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34	Be it enacted by the Legislature of the state of Utah:
35	Section 1. Section 63B-17-101 is enacted to read:
36	Part 1. 2008 Revenue Bond Authorizations
37	63B-17-101. Revenue bond authorizations State Building Ownership Authority.
38	(1) The Legislature intends that:
39	(a) the State Building Ownership Authority, under the authority of Title 63B, Chapter
40	1, Part 3, State Building Ownership Authority Act, may issue or execute obligations, or enter
41	into or arrange for a lease purchase agreement in which participation interests may be created,
42	to provide up to \$90,000,000 for the acquisition and construction of phase II-B of a cancer
43	clinical research hospital facility adjacent to the University of Utah Medical Center, together
44	with additional amounts necessary to pay costs of issuance, pay capitalized interest, and fund
45	any debt service reserve requirements;
46	(b) the University of Utah use institutional funds as the primary revenue source for
47	repayment of any obligation created under authority of this section;
48	(c) the university may plan, design, and construct phase II-B of a cancer clinical
49	research hospital facility subject to the requirements of Section 63A-5-206; and
50	(d) the university may not request state funds for operation and maintenance costs or
51	capital improvements.
52	(2) The Legislature intends that:
53	(a) the State Building Ownership Authority, under the authority of Title 63B, Chapter
54	1, Part 3, State Building Ownership Authority Act, may issue or execute obligations, or enter
55	into or arrange for a lease-purchase agreement in which participation interests may be created,
56	to provide up to \$23,700,000 for the acquisition and construction of five stores for the
57	Department of Alcoholic Beverage Control, together with additional amounts necessary to pay

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58	costs of issuance, pay capitalized interest, and fund any debt service reserve requirements;
59	(b) the stores to be addressed through this authorization are:
60	(i) the replacement of a liquor store in Cedar City;
61	(ii) a new Utah County North liquor store;
62	(iii) a new Utah County South liquor store;
63	(iv) a new Washington County South liquor store; and
64	(v) a new Summit County Heber/Midway liquor store;
65	(c) the Department of Alcoholic Beverage Control use increased sales revenues as the
66	primary revenue source for repayment of any obligation created under authority of this section;
67	and
68	(d) the Department of Alcoholic Beverage Control may request operation and
69	maintenance funding from sales revenues.
70	Section 2. Section 63B-17-102 is enacted to read:
71	63B-17-102. Revenue bond authorizations Board of Regents.
72	(1) The Legislature intends that:
73	(a) the Board of Regents, on behalf of the University of Utah, may issue, sell, and
74	deliver revenue bonds or other evidences of indebtedness of the University of Utah to borrow
75	money on the credit, revenues, and reserves of the university, other than appropriations of the
76	Legislature, to finance the cost of constructing a northwest campus parking structure;
77	(b) the University of Utah use parking fees and donations as the primary revenue source
78	for repayment of any obligation created under authority of this section;
79	(c) the maximum amount of revenue bonds or other evidences of indebtedness
80	authorized by this section is \$21,280,000, together with other amounts necessary to pay costs
81	of issuance, pay capitalized interest, and fund any debt service reserve requirements;
82	(d) the university may plan, design, and construct the northwest campus parking
83	structure subject to the requirements of Section 63A-5-206; and
84	(e) the university may not request state funds for operation and maintenance costs or
85	capital improvements.

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86	(2) The Legislature intends that:
87	(a) the Board of Regents, on behalf of Utah State University, may issue, sell, and
88	deliver revenue bonds or other evidences of indebtedness of Utah State University to borrow
89	money on the credit, revenues, and reserves of the university, other than appropriations of the
90	Legislature, to finance the cost of constructing an early childhood education research center;
91	(b) Utah State University use institutional funds as the primary revenue source for
92	repayment of any obligation created under authority of this section;
93	(c) the maximum amount of revenue bonds or other evidences of indebtedness
94	authorized by this section is \$15,828,000, together with other amounts necessary to pay costs
95	of issuance, pay capitalized interest, and fund any debt service reserve requirements;
96	(d) the university may plan, design, and construct the early childhood education
97	research center subject to the requirements of Section 63A-5-206; and
98	(e) the university may request state funds for operation and maintenance costs and
99	capital improvements to the extent that the university is able to demonstrate to the Board of
100	Regents that the facility meets approved academic and training purposes under Board of
101	Regents policy R710.
102	(3) It is the intent of the Legislature that:
103	(a) the Board of Regents, on behalf of Southern Utah University, may issue, sell, and
104	deliver revenue bonds or other evidences of indebtedness of Southern Utah University to
105	borrow money on the credit, revenues, and reserves of the university, other than appropriations
106	of the Legislature, to finance the cost of constructing a Shakespearean theater;
107	(b) Southern Utah University institutional funds be used as the primary revenue source
108	for repayment of any obligation created under authority of this section;
109	(c) the bonds or other evidences of indebtedness authorized by this section may provide
110	up to \$5,000,000, together with other amounts necessary to pay costs of issuance, pay
111	capitalized interest, and fund any debt service reserve requirements;
112	(d) the university may plan, design, and construct the theater subject to the
113	requirements of Section 63A-5-206 and

113 requirements of Section 63A-5-206; and

114	(e) the university may request state funds for operation and maintenance costs and
115	capital improvements to the extent that the university is able to demonstrate to the Board of
116	Regents that the facility meets approved academic and training purposes under Board of
117	Regents policy R710.
118	Section 3. Section 63B-17-201 is enacted to read:
119	Part 2. Capital Facility Construction and Capital Facility Accounting Authorizations
120	63B-17-201. Authorizations to construct capital facilities using institutional or
121	agency funds.
122	(1) The Legislature intends that:
123	(a) the University of Utah may, subject to requirements in Section 63A-5-206, use
124	clinical fees and donations to plan, design, and construct a neuropsychiatric institute expansion;
125	(b) no state funds be used for any portion of this project; and
126	(c) the university may not request state funds for operation and maintenance costs or
127	capital improvements.
128	(2) The Legislature intends that:
129	(a) the University of Utah may, subject to the requirements of Section 63A-5-206, use
130	donations to plan, design, and construct an arboretum visitor center addition;
131	(b) no state funds be used for any portion of this project; and
132	(c) the university may request state funds for operation and maintenance costs and
133	capital improvements to the extent that the university is able to demonstrate to the Board of
134	Regents that the facility meets approved academic and training purposes under Board of
135	Regents policy R710.
136	(3) The Legislature intends that:
137	(a) Utah State University may, subject to the requirements of Section 63A-5-206, use
138	donations to plan, design, and construct a business building addition;
139	(b) no state funds be used for any portion of this project; and
140	(c) the university may request state funds for operation and maintenance costs and
141	capital improvements to the extent that the university is able to demonstrate to the Board of

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- 169 (b) no state funds be used for any portion of this project; and

170	(c) the university may request state funds for operation and maintenance costs and
171	capital improvements to the extent that the university is able to demonstrate to the Board of
172	Regents that the facility meets approved academic and training purposes under Board of
173	Regents policy R710.
174	(8) The Legislature intends that:
175	(a) Southern Utah University may, subject to the requirements of Section 63A-5-206,
176	use donations to plan and design a science center addition;
177	(b) this authorization and the existence of plans and designs do not guarantee nor
178	improve the chances for legislative approval of the remainder of the building in any subsequent
179	year; and
180	(c) no state funds be used for any portion of this planning and design.
181	Section 4. Section 63B-17-202 is enacted to read:
182	63B-17-202. Capital facility accounting authorizations.
183	The Legislature intends that Utah State University transfer \$225,000 from its Capital
184	Contingency Reserve Fund for State Funded Projects into its Capital Project Reserve Fund.
185	Section 5. Section 63B-17-301 is enacted to read:
186	Part 3. 2008 Property Acquisition Authorizations
187	63B-17-301. Authorizations to acquire or exchange property.
188	The Legislature intends that:
189	(1) the Division of Facilities Construction and Management, acting on behalf of the
190	Department of Natural Resources, may enter into a lease purchase agreement with Uintah
191	County to provide needed space for agency programs in the area;
192	(2) the agreement shall involve a trade at fair market value between the Division of
193	Facilities Construction and Management and Uintah County of the following two properties:
194	(a) that portion of the current Uintah County complex that is owned by the state,
195	located at 147 East Main Street, Vernal, Utah, which currently houses the Department of
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196	Natural Resources and other state agencies; and

197 (b) a parcel of land owned by Uintah County, located at approximately 318 North

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- 198 Vernal Avenue, Vernal, Utah, which would become the location of the needed space under the
 199 lease purchase agreement;
- 200 (3) before entering into an agreement with Uintah County, the Division of Facilities
- 201 Construction and Management shall ensure that all other state agencies in the Uintah County
- 202 complex stay in their current location or receive adequate replacement space, with the terms of
- 203 <u>any replacement space acceptable to each state agency;</u>
- 204 (4) before entering into an agreement with Uintah County, the Department of Natural
- 205 <u>Resources shall obtain the approval of the State Building Board;</u>
- 206 (5) the State Building Board may approve the agreement only if the Department of
- 207 <u>Natural Resources demonstrates that the lease purchase will be a benefit to the state; and</u>
- 208 (6) before entering into an agreement with Uintah County, and after obtaining the
- 209 approval of the State Building Board, the Department of Natural Resources shall report the
- 210 terms of the agreement to the legislative Executive Appropriations Committee.