1	STATE GENERAL OBLIGATION BOND ACT
2	2003 GENERAL SESSION
3	STATE OF UTAH
4	Sponsor: Ron Bigelow
5	This act modifies provisions governing bonding by creating a master act for issuance of
6	general obligation bonds and general obligation bond anticipation notes. This act
7	establishes issuance requirements, repayment requirements, investment requirements,
8	tax exempt status, and legal investment status for general obligation bonds and bond
9	anticipation notes. This act establishes other requirements governing the issuance of
10	general obligation bonds and general obligation bond anticipation notes. This act takes
11	effect immediately.
12	This act affects sections of Utah Code Annotated 1953 as follows:
13	AMENDS:
14	63B-1-101, as enacted by Chapter 304, Laws of Utah 1993
15	ENACTS:
16	63B-1a-101, Utah Code Annotated 1953
17	63B-1a-102, Utah Code Annotated 1953
18	63B-1a-103, Utah Code Annotated 1953
19	63B-1a-201, Utah Code Annotated 1953
20	63B-1a-301, Utah Code Annotated 1953
21	63B-1a-302, Utah Code Annotated 1953
22	63B-1a-303, Utah Code Annotated 1953
23	63B-1a-401, Utah Code Annotated 1953
24	63B-1a-402, Utah Code Annotated 1953
25	63B-1a-403, Utah Code Annotated 1953
26	63B-1a-501, Utah Code Annotated 1953
27	63B-1a-601, Utah Code Annotated 1953

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28	63B-1a-701, Utah Code Annotated 1953
29	This act enacts uncodified material.
30	Be it enacted by the Legislature of the state of Utah:
31	Section 1. Section 63B-1-101 is amended to read:
32	63B-1-101. Definitions.
33	As used in this title:
34	(1) "Board" means the State Building Board.
35	(2) "Bond anticipation note" means:
36	(a) any financing note issued according to the procedures and requirements of this title
37	in anticipation of the receipt of the proceeds of the sale of the bonds authorized under this title;
38	and
39	(b) any renewal of those notes.
40	(3) "Bonds" means any bonds, bond anticipation notes, or other obligations authorized
41	under this title for which the full faith, credit, and resources and ad valorem taxing power of
42	the state have been pledged for the payment of the principal of and interest on the bonds.
43	(4) "Capital project" means any land, building, facility, highway, improvement,
44	equipment, or other property, or combination of them, that the state of Utah or any of its
45	agencies, divisions, institutions, or other administrative subunits are authorized by law to
46	acquire or construct.
47	[(2)] (5) "Commission" means the State Bonding Commission created in Section
48	63B-1-201.
49	[(3)] (6) "Division" means the Division of Facilities Construction and Management.
50	(7) "Sinking fund" means the fund or account established as provided in this title to
51	hold monies to pay the principal and interest on each series of bonds as they become due.
52	Section 2. Section 63B-1a-101 is enacted to read:
53	CHAPTER 1a. MASTER GENERAL OBLIGATION BOND ACT
54	Part 1. Issuance and Refunding of General Obligation Bonds
55	63B-1a-101. Definitions Bonds authorized Prohibitions Purposes Use of
56	bonds proceeds.
57	(1) As used in this section:

59	(i) all costs related to the authorized capital project, including the cost of equipment
60	and furnishings for, interests in, or improvements necessary, incidental, or convenient to, those
61	capital projects;
62	(ii) all costs incident to the authorization and issuance of bonds;
63	(iii) interest estimated to accrue on bonds during the period to be covered by the
64	acquisition and construction of the capital project and for up to 12 months after that period; and
65	(iv) other amounts that the commission finds necessary to establish reserve funds and
66	to provide working capital related to the capital project.
67	(b) "Taxable property of the state" includes all real and personal property subject to ad
68	valorem taxation within the state, including all property subject to a fee-in lieu of tax.
69	(2) When authorized by the Legislature, the commission may, in the manner specified
70	in this chapter, issue bonds to provide funds to the state for the purpose of paying all or part of
71	the cost of designing, acquiring, constructing, improving, or extending:
72	(a) any one or more capital projects; or
73	(b) any interest in one or more or any combination of capital projects.
74	(3) Before issuing any bonds, the commission shall determine that the Legislature has:
75	(a) affirmatively authorized the issuance of the bonds; and
76	(b) has specified:
77	(i) the capital projects to be funded;
78	(ii) the maximum amount of the bonds; and
79	(iii) the latest maturity of the bonds.
80	(4) (a) The commission may not issue bonds under this chapter in an amount that
81	violates the limitation described in the Utah Constitution Article XIV, Section 1 or payable
82	beyond the period described in the Utah Constitution Article XIII, Section 2(11).
83	(b) For purposes of applying the debt limitation contained in the Utah Constitution
84	Article XIV, Section 1, the value of the taxable property in Utah is considered to be 100% of
85	the fair market value of the taxable property of the state as computed from the last assessment
86	for state purposes made before the issuance of the bonds.
87	Section 3. Section 63B-1a-102 is enacted to read:
88	63B-1a-102. Commission responsibilities Manner of issuance Plan of
89	financing Registration Signatures Replacement Reporting.

90	(1) The commission may determine by resolution:
91	(a) the manner in which bonds issued under this chapter may be authorized, sold, and
92	issued;
93	(b) to issue bonds in one or more series;
94	(c) the amounts, dates, interest rates, including a variable rate or rates, and maturity
95	dates of the bonds;
96	(d) the manner of sale, including public or private sale;
97	(e) the terms and conditions of sale, including price, whether at, below, or above face
98	value:
99	(f) the denominations, registration, exchange, form, including book-entry only, manner
100	of execution, manner of authentication, place and medium of purchase, redemption terms, and
101	tender rights of the bonds; and
102	(g) other provisions and details that it considers appropriate.
103	(2) The commission may, by resolution, adopt a plan of financing, which may include
104	terms and conditions of arrangements entered into by the commission on behalf of the state
105	with financial and other institutions for bond insurance, letters of credit, standby bond purchase
106	agreements, reimbursement agreements, and remarketing, indexing, and tender agent
107	agreements relating to the bonds, including payment from any legally available source of fees,
108	charges, or other amounts coming due under the agreements entered into by the commission.
109	(3) The commission may provide for the services and payment for the services of one
110	or more financial institutions or other entities, persons, or nominees, within or outside the state,
111	for the authentication, registration, transfer, including record, bookkeeping, or book entry
112	functions, exchange, and payment of the bonds.
113	(4) The commission may provide for the calculation and payment to the United States
114	of whatever amounts are necessary to comply with the Internal Revenue Code.
115	(5) (a) The commission shall, by resolution, authorize a public official to sign the
116	bonds.
117	(b) That signature may be a facsimile signature of that official that is imprinted,
118	engraved, stamped, or otherwise placed on the bonds.
119	(c) If all signatures of public officials on the bonds are facsimile signatures, the
120	commission shall provide for a manual authenticating signature on the bonds by or on behalf of

121	a designated authentication agent.
122	(d) If a public official ceases to hold office before delivery of the bonds signed by that
123	official, the signature or facsimile signature of the public official is nevertheless valid for all
124	purposes.
125	(6) The commission may cause a facsimile of the state seal to be imprinted, engraved,
126	stamped, or otherwise placed on the bonds.
127	(7) The commission shall provide an annual report of its proceedings to the governor to
128	include in his budget for as long as any bonds issued under this chapter remain outstanding.
129	Section 4. Section 63B-1a-103 is enacted to read:
130	63B-1a-103. Refunding general obligation bonds.
131	(1) The commission may provide for the refunding of any bonds in accordance with
132	Title 11, Chapter 27, Utah Refunding Bond Act.
133	(2) For purposes of Title 11, Chapter 27, Utah Refunding Bond Act, the state is
134	considered the public body and the commission is its governing body.
135	Section 5. Section 63B-1a-201 is enacted to read:
136	Part 2. Disposition of Proceeds from General Obligation Bonds
137	63B-1a-201. Bonds proceeds Deposits Investment Disposition of investment
138	income and unexpended proceeds.
139	(1) (a) The commission shall provide that proceeds from the sale of bonds issued under
140	this chapter are deposited within one or more accounts as determined by the commission or by
141	the state treasurer.
142	(b) The state treasurer shall administer and maintain these accounts $\hat{\mathbf{h}}$ [unless otherwise]
143	provided by the commission by resolution.
144	(c) The commission may, by resolution, provide for:
145	(i) the deposit of these monies with a fiduciary; and
146	<u>(ii) the administration, disposition, or investment of these monies by that fiduciary</u> $\hat{h}$ <u>.</u>
147	(2) (a) The <b>ĥ</b> [commission] STATE TREASURER ĥ shall ĥ [, by resolution] ĥ :
148	(i) establish the kinds of investments in which the proceeds of bonds issued under this
149	chapter may be invested; and
150	(ii) designate where the income from the investment of bond proceeds shall be applied.
151	(b) The state treasurer shall apply the income from the investment of proceeds of bonds

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152	issued under this chapter as directed by the commission by resolution.
153	(3) Upon completion of the purposes for which the bonds were issued, any unexpended
154	proceeds of the bonds issued under this chapter shall be deposited in the related sinking fund
155	unless the commission provides otherwise by resolution.
156	Section 6. Section 63B-1a-301 is enacted to read:
157	Part 3. General Obligation Bond Repayment Arrangements.
158	63B-1a-301. Sinking fund Creation Investment of monies.
159	(1) For bonds authorized and issued as provided in this chapter, the commission shall
160	create a sinking fund, to be administered by the state treasurer.
161	(2) All monies deposited in the sinking fund, from whatever source, shall be used to
162	pay debt service on the bonds.
163	(3) The commission or the state treasurer may create separate accounts within the
164	sinking fund.
165	(4) (a) The state treasurer may, by following the procedures and requirements of Title
166	51, Chapter 7, State Money Management Act, invest any money contained in the sinking fund
167	until it is needed for the purposes for which the fund was created.
168	(b) Unless otherwise provided in the resolution of the commission authorizing the
169	issuance of bonds under this chapter, the treasurer:
170	(i) shall deposit all income from the investment of any sinking fund monies into the
171	sinking fund; and
172	(ii) may use it for the payment of debt service on the bonds.
173	Section 7. Section <b>63B-1a-302</b> is enacted to read:
174	63B-1a-302. Payment of interest, principal, and redemption premiums.
175	(1) The Division of Finance shall draw warrants on the state treasury before any
176	interest, principal, or redemption premiums become due on the bonds.
177	(2) After receipt of the warrants, the state treasurer shall:
178	(a) promptly pay the warrants from funds within the sinking fund; and
179	(b) immediately transmit the amount paid to the paying agent for the bonds.
180	Section 8. Section <b>63B-1a-303</b> is enacted to read:
181	63B-1a-303. Tax levy Abatement of tax.
182	(1) Each year after issuance of bonds and until each outstanding bond is retired, there is

183	levied a direct annual tax on all taxable property of the state sufficient to pay principal, interest,
184	and any applicable redemption premiums on each bond as it becomes due.
185	(2) The State Tax Commission shall fix the rate of the direct annual tax levy each year.
186	(3) The tax shall be collected and the proceeds applied as provided in this chapter.
187	(4) The proceeds of all taxes levied under this section are appropriated to the sinking
188	fund established as required by Section 63B-1a-301.
189	(5) The direct annual tax imposed under this section is abated to the extent that money
190	is available from sources other than ad valorem taxes in the sinking fund for the payment of
191	bond interest, principal, and redemption premiums.
192	Section 9. Section 63B-1a-401 is enacted to read:
193	Part 4. Miscellaneous Provisions Governing General Obligation Bonds.
194	63B-1a-401. Status of bond records Compliance with Registered Public
195	Obligations Act.
196	(1) The records of ownership, registration, transfer, and exchange of the bonds, and of
197	persons to whom payment with respect to the obligations are made, are private records as
198	provided in Section 63-2-302 or protected records as provided in Section 63-2-304.
199	(2) The bonds and any evidences of participation interest in the bonds may be issued,
200	executed, authenticated, registered, transferred, exchanged, and otherwise made to comply with
201	Title 15, Chapter 7, Registered Public Obligations Act.
202	Section 10. Section 63B-1a-402 is enacted to read:
203	63B-1a-402. Legal investment status.
204	Bonds issued under this chapter are legal investments for all state trust funds, insurance
205	companies, banks, trust companies, and the State School Fund and may be used as collateral to
206	secure legal obligations.
207	Section 11. Section 63B-1a-403 is enacted to read:
208	63B-1a-403. Tax status Exemption.
209	The bonds issued under this chapter, any interest paid on the bonds, and any income
210	from the bonds is not taxable in Utah for any purpose, except for the corporate franchise tax.
211	Section 12. Section 63B-1a-501 is enacted to read:
212	Part 5. Challenges to Legality of Bonds Limitations
213	63B-1a-501. Publication of resolution or notice Limitation on actions to contest

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214	legality.
215	(1) The commission may either:
216	(a) publish once in a newspaper having general circulation in Utah any resolution
217	adopted by it; or
218	(b) in lieu of publishing the entire resolution, publish a notice of bonds to be issued,
219	titled as such, containing:
220	(i) the purpose of the bond issue;
221	(ii) the type of bonds and the maximum principal amount that may be issued;
222	(iii) the maximum number of years over which the bonds may mature;
223	(iv) the maximum interest rate that the bonds may bear, if any;
224	(v) the maximum discount from par, expressed as a percentage of principal amount, at
225	which the bonds may be sold; and
226	(vi) that a copy of the resolution or other proceedings may be examined at the office of
227	the state treasurer during regular business hours for at least 30 days after the publication of the
228	notice.
229	(2) For 30 days after the date of publication, any interested person may contest:
230	(a) the legality of the resolution;
231	(b) any of the bonds authorized under it; or
232	(c) any of the provisions made for the repayment of the bonds.
233	(3) After 30 days, a person may not, for any cause, contest:
234	(a) the legality of the resolution;
235	(b) any of the bonds authorized under the resolution; or
236	(c) any of the provisions made for the security and repayment of the bonds.
237	Section 13. Section 63B-1a-601 is enacted to read:
238	Part 6. Bond Anticipation Notes
239	<u>63B-1a-601.</u> Bond anticipation notes Authorization, terms, and procedures.
240	(1) (a) The commission may issue bond anticipation notes in the form and with the
241	terms that the commission determines.
242	(b) Each bond anticipation note and the interest on it are a general obligation of the
243	state.
244	(2) The commission shall, by resolution:

245	(a) establish the interest rate or rates, including variable rates, for the bond anticipation
246	notes; and
247	(b) provide that each bond anticipation note and any interest due on it is payable from:
248	(i) the proceeds of the sale of bonds;
249	(ii) monies of the state on hand and legally available for that purpose in accordance
250	with the authorized security; or
251	(iii) any combination of Subsections (2)(b)(i) and (ii).
252	(3) If the general obligation bonds have not been issued before the maturity of the bond
253	anticipation notes issued in anticipation of the sale of those bonds, the commission shall, in
254	order to meet the bond anticipation notes that are maturing:
255	(a) issue renewal bond anticipation notes for that purpose;
256	(b) pay the bond anticipation notes from state monies legally available for paying those
257	notes; or
258	(c) any combination of Subsections (3)(a) and (b).
259	(4) The commission may, by resolution:
260	(a) provide that the bond anticipation notes are subject to redemption before maturity;
261	(b) enter into agreements and make other arrangements, including any or all of those
262	authorized by Subsection 63B-1a-102(2), that the commission considers necessary or
263	appropriate in connection with the issuance, sale, and resale of the bond anticipation notes;
264	(c) resell or retire any bond anticipation notes purchased by the state before the stated
265	maturity of those bond anticipation notes; $\mathbf{\hat{h}} \mathbf{AND} \mathbf{\hat{h}}$
266	(d) establish whatever funds and accounts are necessary or desirable to carry out the
267	authorization and issuance of bond anticipation notes $\hat{\mathbf{h}}$ [; and]. $\hat{\mathbf{h}}$
268	h [ <del>(e) until the monies are needed for the purpose for which the fund or account was</del>
269	created, direct the investment of the monies held in those funds and accounts by following the
270	procedures and requirements of Title 51, Chapter 7, State Money Management Act.] h
271	Section 14. Section 63B-1a-701 is enacted to read:
272	Part 7. Effect on Outstanding Bonds.
273	63B-1a-701. Prior bonds validated Exceptions.
274	All general obligation bonds and bond anticipation notes issued by the commission
275	before the effective date of this chapter and all proceedings had in the authorization and

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276	issuance of them are:
277	(1) validated, ratified, and confirmed; and
278	(2) declared to constitute legally binding obligations in accordance with their terms.
279	Section 15. Effective date.
280	If approved by two-thirds of all the members elected to each house, this act takes effect
281	upon approval by the governor, or the day following the constitutional time limit of Utah
282	Constitution Article VII, Section 8, without the governor's signature, or in the case of a veto,
283	the date of veto override.
284	Section 16. Revisor's instruction.
285	It is the intent of the Legislature that the Office of Legislature Research and General
286	Counsel, in preparing the Utah Code for publication, shall replace the words "the effective date
287	of this chapter" in Section 63B-1a-701 with the actual date on which the chapter took effect.

#### Legislative Review Note as of 11-21-02 11:06 AM

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

#### Office of Legislative Research and General Counsel

#### Interim Committee Note as of 12-12-02 4:01 PM

The Government Operations Interim Committee recommended this bill.

State Impact

No fiscal impact.

#### Individual and Business Impact

No fiscal impact.

Office of the Legislative Fiscal Analyst