Representative David Ure proposes the following substitute bill:

1	SALE, EXCHANGE, OR DONATION OF REAL
2	PROPERTY BY STATE AGENCIES
3	2004 GENERAL SESSION
4	STATE OF UTAH
5	Sponsor: David Ure
6	
7	LONG TITLE
8	General Description:
9	This bill enacts provisions governing the sale, exchange, or donation of real property by
10	certain state agencies.
11	Highlighted Provisions:
12	This bill:
13	requires that certain agencies seeking to sell, exchange, or donate property obtain an
14	appraisal to determine the fair market value of the property;
15	 requires that certain agencies seeking to sell property publish notice of the sale;
16	 prohibits the sale, exchange, or donation of state property unless the state receives
17	value equal to 95% of the appraisal or unless certain other requirements are met;
18	 establishes requirements for the disposition of proceeds from the sale of state
19	property; and
20	 establishes requirements for gubernatorial and legislative approval of the sale,
21	exchange, or donation of certain state property.
22	Monies Appropriated in this Bill:
23	None
24	Other Special Clauses:
25	None



Utah Code Sections Affected:
AMENDS:
63A-5-204 , as last amended by Chapters 23 and 231, Laws of Utah 2000
63A-5-220, as last amended by Chapter 226, Laws of Utah 2002
ENACTS:
63-38e-101 , Utah Code Annotated 1953
63-38e-102 , Utah Code Annotated 1953
63-38e-201 , Utah Code Annotated 1953
63-38e-202 , Utah Code Annotated 1953
63-38e-203 , Utah Code Annotated 1953
63-38e-301 , Utah Code Annotated 1953
63-38e-302 , Utah Code Annotated 1953
63-38e-303 , Utah Code Annotated 1953
REPEALS:
63A-5-215, as renumbered and amended by Chapter 212, Laws of Utah 1993
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 63-38e-101 is enacted to read:
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02-09-04 6:44 PM

31	appraised value of all of the properties of other assets involved in the exchange; and
58	(c) for donations of property, the details of the proposed donation, including the fair
59	market value of any benefit received by the state as a result of the donation.
60	(5) (a) "Title agency" means the following entities that are authorized to hold title to
61	real property under Section 63A-5-204:
62	(i) the Division of Facilities Construction and Management;
63	(ii) the Department of Transportation; and
64	(iii) the Department of Natural Resources.
65	(b) "Title agency" does not mean the State Armory Board.
66	(6) "Uneconomic remnant" means property that has little or no value or utility to the
67	owner and that is:
68	(a) landlocked; or
69	(b) has value only to one or more adjacent property owners.
70	Section 2. Section 63-38e-102 is enacted to read:
71	63-38e-102. Scope and application of chapter.
72	(1) The approval requirements of this chapter do not apply to exchanges of property
73	between one state agency and another or between one or more state agencies and the School
74	and Institutional Trust Lands Administration.
75	(2) Except as provided in Section 63-38e-201, the provisions of this chapter do not
76	apply to property that is an uneconomic remnant.
77	(3) Nothing in this chapter may be construed to authorize a title agency to fail to
78	comply with stricter requirements contained in other federal or state statutes.
79	Section 3. Section 63-38e-201 is enacted to read:
80	Part 2. Process for Sale, Exchange, or Donation of State Property
81	63-38e-201. Division and title agencies to make rules governing appraisals and
82	notice of sale.
83	(1) Each title agency shall make rules governing the appraisal requirements and the
84	processes that the title agency will use to give notice of the availability of state property for
85	sale.
86	(2) Each title agency shall ensure that the rules include:
87	(a) provisions governing when an appraisal of property is required, who must conduct

88	the appraisal, the qualifications of the person conducting the appraisal, and any exceptions to
89	the appraisal requirements;
90	(b) provisions establishing notice requirements to inform potential buyers of the
91	availability of the property for sale, including, if necessary, different notice requirements for
92	different classes or types of property;
93	(c) provisions establishing reasonable exceptions to the notice requirements, if
94	exceptions are necessary;
95	(d) provisions detailing the specific process for offering and selling property, including
96	reasonable review and approval requirements by persons within the title agency;
97	(e) provisions governing processes for disposing of uneconomic remnants; and
98	(f) provisions establishing procedures and requirements for review and approval of
99	property sales with an appraised value of less than \$500,000.
100	(3) (a) The Division of Facilities Construction and Management shall submit its draft
101	rules to the Legislature's Government Operations Interim Committee by September 1, 2004.
102	(b) The Department of Transportation shall submit its draft rules to the Legislature's
103	Transportation Interim Committee by September 1, 2004.
104	(c) The Department of Natural Resources shall submit its draft rules to the Legislature's
105	Energy and Natural Resources Interim Committee by September 1, 2004.
106	Section 4. Section 63-38e-202 is enacted to read:
107	63-38e-202. Requirements governing sale or donation of state property.
108	(1) (a) Except as provided in Subsection (1)(b), a title agency may not sell or exchange
109	property unless the value received for the property is at least 95% of the appraised value of the
110	property.
111	(b) If the title agency is unable to find a buyer who will pay at least 95% of the
112	appraised value of the property, but has one or more buyers willing to purchase the property for
113	less than 95% of its appraised value:
114	(i) the Division of Facilities Construction and Management shall submit the proposed
115	transaction to the State Building Board for its approval;
116	(ii) the Department of Transportation shall submit the proposed transaction to the
117	Transportation Commission for its approval; and
118	(iii) the Department of Natural Resources shall submit the proposed transaction to the

119	State Building Board for its approval.
120	(2) (a) If the state or a title agency donates land to a local government entity, the state
121	or the title agency may not grant the property in fee simple absolute, but must grant the
122	property in fee simple subject to a condition subsequent.
123	(b) The state or the title agency shall grant the property in fee simple subject to a
124	condition subsequent to the local government entity, but if the property ceases to be used for a
125	governmental or for the intended purpose, the state or the title agency has the right to re-enter
126	and take title to the property.
127	Section 5. Section 63-38e-203 is enacted to read:
128	63-38e-203. Sale of state property Disposition of proceeds.
129	Unless otherwise required by federal or state law, each title agency shall deposit the net
130	proceeds received from the sale or other disposition of property into the General Fund.
131	Section 6. Section 63-38e-301 is enacted to read:
132	Part 3. Review and Approval of Sale, Exchange, or Donation of Property
133	63-38e-301. Agencies to approve certain real property sales, exchanges, and
134	donations.
135	A title agency may legally sell or donate property with an appraised value of less than
136	\$500,000 by following the procedures and requirements established by the title agency's rules.
137	Section 7. Section 63-38e-302 is enacted to read:
138	<u>63-38e-302.</u> Governor to approve real property sales, exchanges, and donations.
139	(1) Before legally binding the state by executing a document committing the state to
140	sell, exchange, or donate property with an appraised value of \$500,000 or more but less than
141	\$1,000,000, the title agency shall submit the property disposition proposal to the governor for
142	his approval or rejection.
143	(2) The governor shall approve or reject each property disposition proposal.
144	(3) (a) If the governor approves the property disposition proposal, the title agency may
145	complete the sale, exchange, or donation.
146	(b) If the governor rejects the property disposition proposal, the title agency may not
147	complete the sale, exchange, or donation.
148	(4) If a title agency binds the state to sell property without obtaining the governor's
149	approval under this section, the governor may issue an executive order declaring the sale,

150	exchange, or donation void.
151	(5) The governor shall provide notice to the Legislature of his approval or rejection of
152	the sale, exchange, or donation of state properties under this section by providing the
153	Legislative Fiscal Analyst with a list identifying:
154	(a) the title agency that is selling the property;
155	(b) the purpose for which the property is currently being used;
156	(c) the reason the title agency proposes to sell, exchange, or donate the property;
157	(d) the proposed sales price, if the property is being sold;
158	(e) the location and appraised value of the other properties or assets that the state will
159	receive in exchange, if the property is being exchanged;
160	(f) the reason for the donation and the value that the state will receive from the
161	donation, if any, if the property is being donated; and
162	(g) deadlines and any other relevant information of use in evaluating the property
163	disposition proposal.
164	Section 8. Section 63-38e-303 is enacted to read:
165	63-38e-303. Legislative review and approval of property sales proposals.
166	(1) (a) Before legally binding the state by executing a document committing the state to
167	sell, exchange, or donate property with an appraised value of \$1,000,000 or more but less than
168	\$2,000,000, the title agency shall:
169	(i) submit the property disposition proposal to the governor for his approval or
170	rejection according to the procedures and requirements contained in Section 63-38e-301; and
171	(ii) if the governor approves the property disposition proposal, submit the property
172	disposition proposal to the Legislative Management Committee for its review and
173	recommendations.
174	(b) The Legislative Management Committee shall review the property disposition
175	proposal and may:
176	(i) recommend that the title agency complete the sale, exchange, or donation;
177	(ii) recommend that the title agency reject the property disposition proposal; or
178	(iii) recommend to the governor that the governor call a special session of the
179	Legislature to review and approve or reject the property disposition proposal.
180	(2) (a) Before legally binding the state by executing a document committing the state to

181	sell, exchange, or donate property with an appraised value of \$2,000,000 or more, the title
182	agency shall:
183	(i) submit the property disposition proposal to the governor for his approval or
184	rejection according to the procedures and requirements contained in Section 63-38b-301; and
185	(ii) if the governor approves the property disposition proposal, submit the property
186	disposition proposal to the Legislature for its approval in an annual general session or a special
187	session.
188	(b) (i) If the Legislature approves the property disposition proposal, the title agency
189	may complete the sale, exchange, or donation.
190	(ii) If the Legislature rejects the property disposition proposal, the title agency may not
191	complete the sale, exchange, or donation.
192	(c) If a title agency binds the state to sell property without obtaining the Legislature's
193	approval under this Subsection (2):
194	(i) the governor may issue an executive order declaring the sale, exchange, or donation
195	void; or
196	(ii) the Legislature may pass a joint resolution declaring the sale void.
197	Section 9. Section 63A-5-204 is amended to read:
198	63A-5-204. Specific powers and duties of director.
199	(1) As used in this section, "capitol hill facilities" and "capitol hill grounds" have the
200	same meaning as provided in Section 63C-9-102.
201	(2) (a) The director shall:
202	(i) recommend rules to the executive director for the use and management of facilities
203	and grounds owned or occupied by the state for the use of its departments and agencies;
204	(ii) supervise and control the allocation of space, in accordance with legislative
205	directive through annual appropriations acts or other specific legislation, to the various
206	departments, commissions, institutions, and agencies in all buildings or space owned, leased, or
207	rented by or to the state, except capitol hill facilities and capitol hill grounds and except as
208	otherwise provided by law;
209	(iii) comply with the procedures and requirements of Title 63A, Chapter 5, Part 3,
210	Division of Facilities Construction and Management Leasing;
211	(iv) except as provided in Subsection (2)(b), acquire, as authorized by the Legislature

240 241

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	1st Sub. (Buff) H.B. 228 02-09-04 6:44 P
212	through the appropriations act or other specific legislation, and hold title to, in the name of the
213	division, all real property, buildings, fixtures, or appurtenances owned by the state or any of its
214	agencies;
215	(v) adopt and use a common seal, of a form and design determined by the director, and
216	of which courts shall take judicial notice;
217	(vi) file a description and impression of the seal with the Division of Archives;
218	(vii) collect and maintain all deeds, abstracts of title, and all other documents
219	evidencing title to or interest in property belonging to the state or any of its departments, excep
220	institutions of higher education and the School and Institutional Trust Lands Administration;
221	(viii) report all properties acquired by the state, except those acquired by institutions of
222	higher education, to the director of the Division of Finance for inclusion in the state's financial
223	records; and
224	(ix) take all other action necessary for carrying out the purposes of this chapter.
225	(b) Legislative approval is not required for acquisitions by the division that cost less
226	than \$250,000.
227	(3) (a) The director shall direct or delegate maintenance and operations, preventive
228	maintenance, and facilities inspection programs and activities for any department, commission,
229	institution, or agency, except:
230	(i) the State Capitol Preservation Board; and
231	(ii) state institutions of higher education.
232	(b) The director may choose to delegate responsibility for these functions only when
233	the director determines that:
234	(i) the department or agency has requested the responsibility;
235	(ii) the department or agency has the necessary resources and skills to comply with
236	facility maintenance standards approved by the State Building Board; and
237	(iii) the delegation would result in net cost savings to the state as a whole.
238	(c) The State Capitol Preservation Board and state institutions of higher education are
239	exempt from Division of Facilities Construction and Management oversight.

(e) Except for the State Capitol Preservation Board, agencies and institutions that are

(d) Each state institution of higher education shall comply with the facility

maintenance standards approved by the State Building Board.

243	exempt from division oversight shall annually report their compliance with the facility
244	maintenance standards to the division in the format required by the division.
245	(f) The division shall:
246	(i) prescribe a standard format for reporting compliance with the facility maintenance
247	standards;
248	(ii) report agency and institution compliance or noncompliance with the standards to
249	the Legislature; and
250	(iii) conduct periodic audits of exempt agencies and institutions to ensure that they are
251	complying with the standards.
252	(4) (a) In making any allocations of space under Subsection (2), the director shall:
253	(i) conduct studies to determine the actual needs of each department, commission,
254	institution, or agency; and
255	(ii) comply with the restrictions contained in this Subsection (4).
256	(b) The supervision and control of the legislative area is reserved to the Legislature.
257	(c) The supervision and control of the judicial area is reserved to the judiciary for trial
258	courts only.
259	(d) The director may not supervise or control the allocation of space for entities in the
260	public and higher education systems.
261	(e) The supervision and control of capitol hill facilities and capitol hill grounds is
262	reserved to the State Capitol Preservation Board.
263	(5) The director may:
264	(a) hire or otherwise procure assistance and services, professional, skilled, or
265	otherwise, that are necessary to carry out the director's responsibilities, and may expend funds
266	provided for that purpose either through annual operating budget appropriations or from
267	nonlapsing project funds;
268	(b) sue and be sued in the name of the division; and
269	(c) hold, buy, lease, and acquire by exchange or otherwise, as authorized by the
270	Legislature, whatever real or personal property that is necessary for the discharge of the
271	director's duties.
272	(6) Notwithstanding the provisions of Subsection (2) (a)(iv), the following entities may
273	hold title to any real property, buildings, fixtures, and appurtenances held by them for purposes

274	other than administration that are under their control and management:
275	(a) the Office of Trust Administrator;
276	(b) the Department of Transportation;
277	$\hat{\mathbf{H}}$ [(c) the Division of Forestry, Fire and State Lands;] $\hat{\mathbf{h}}$
278	$\hat{\mathbf{H}}$ [(d)] (c) $\hat{\mathbf{h}}$ the Department of Natural Resources $\hat{\mathbf{H}}$ AND ITS DIVISIONS $\hat{\mathbf{h}}$;
279	$\hat{\mathbf{H}}$ [(e)] (d) $\hat{\mathbf{h}}$ the [Utah National Guard] State Armory Board;
280	$\hat{\mathbf{H}}$ [(f)] (e) $\hat{\mathbf{h}}$ any area vocational center or other institution administered by the State Board of
281	Education; and
282	$\hat{\mathbf{H}}$ [(g)] (f) $\hat{\mathbf{h}}$ any institution of higher education.
283	(7) The director shall ensure that any firm performing testing and inspection work
284	governed by the American Society for Testing Materials Standard E-329 on public buildings
285	under the director's supervision shall:
286	(a) fully comply with the American Society for Testing Materials standard
287	specifications for agencies engaged in the testing and inspection of materials known as ASTM
288	E-329; and
289	(b) carry a minimum of \$1,000,000 of errors and omissions insurance.
290	(8) Notwithstanding Subsections (2)(a)(iii) and (iv), the School and Institutional Trust
291	Lands Administration may hold title to any real property, buildings, fixtures, and appurtenances
292	held by it that are under its control.
293	Section 10. Section 63A-5-220 is amended to read:
294	63A-5-220. Definitions Creation of Trust Fund for People with Disabilities
295	Use of trust fund monies.
296	(1) As used in this section:
297	(a) "Developmental center" means the Utah State Developmental Center described in
298	Section 62A-5-201.
299	(b) "DSPD" means the Division of Services for People with Disabilities within the
300	Department of Human Services.
301	(c) "Fund" means the Trust Fund for People with Disabilities created by this section.
302	(d) "Long-term lease" means:
303	(i) a lease with a term of five years or more; or
304	(ii) a lease with a term of less than five years that may be unilaterally renewed by the

305 lessee.

- (2) Notwithstanding the provisions of Section [63A-5-215] 63-38e-203, any monies received by the division or DSPD from the sale, lease, except any lease existing on May 1, 1995, or other disposition of real property associated with the developmental center shall be deposited in the fund.
- (3) (a) There is created a restricted account within the General Fund entitled the "Trust Fund for People with Disabilities."
 - (b) The Division of Finance shall deposit the following revenues into the fund:
- (i) revenue from the sale, lease, except any lease existing on May 1, 1995, or other disposition of real property associated with the developmental center;
- (ii) revenue from the sale, lease, or other disposition of water rights associated with the developmental center; and
 - (iii) revenue from voluntary contributions made to the fund.
- (c) The state treasurer shall invest monies contained in the fund according to the procedures and requirements of Title 51, Chapter 7, State Money Management Act, and all interest shall remain with the fund.
- (d) (i) Except as provided in Subsection (3)(d)(ii), no expenditure or appropriation may be made from the fund.
- (ii) (A) The Legislature may appropriate interest earned on fund monies invested pursuant to Subsection (3)(d), leases from real property and improvements, leases from water, rents, and fees to DSPD for programs described in Title 62A, Chapter 5, Services to People with Disabilities.
- (B) Fund monies appropriated each year under Subsection (3)(d)(ii)(A) may not be expended unless approved by the Board of Services for People with Disabilities within the Department of Human Services.
- (4) (a) Notwithstanding the provisions of Section 65A-4-1, any sale or disposition of real property or water rights associated with the developmental center shall be conducted as provided in this Subsection (4).
- (b) The division shall secure the concurrence of DSPD and the approval of the governor before making the sale or other disposition of land or water rights.
 - (c) In addition to the concurrences required by Subsection (4)(b), the division shall

336	secure the approval of the Legislature before offering the land or water rights for sale,
337	exchange, or long-term lease.
338	(d) The division shall sell or otherwise dispose of the land or water rights as directed by
339	the governor.
340	(e) The division may not sell, exchange, or enter into a long-term lease of the land or
341	water rights for a price or estimated value below the average of two appraisals conducted by an
342	appraiser who holds an appraiser's certificate or license issued by the Division of Real Estate
343	under Title 61, Chapter 2b, Real Estate Appraiser Licensing and Certification Act.
344	Section 11. Repealer.
345	This bill repeals:
346	Section 63A-5-215, Disposition of proceeds received by division from sale of
347	property.