1	REVENUE BOND AND CAPITAL FACILITIES				
2	AUTHORIZATIONS				
3	2004 GENERAL SESSION				
4	STATE OF UTAH				
5	Sponsor: Loraine T. Pace				
6 7	LONG TITLE				
8	General Description:				
9	This bill authorizes certain state agencies and higher education institutions to issue				
10	revenue bonds, to enter lease-purchase agreements, or to build capital facilities using				
11	agency or institutional funds.				
12	Highlighted Provisions:				
13	This bill:				
14	 authorizes the issuance of revenue bonds by the State Building Ownership Authority 				
15	and higher education institutions;				
16	 authorizes certain state entities to enter into lease-purchase agreements; and 				
17	 authorizes other capital facility construction from agency or institutional funds. 				
18	Monies Appropriated in this Bill:				
19	None				
20	Other Special Clauses:				
21	None				
22	Utah Code Sections Affected:				
23	ENACTS:				
24	63B-13-201 , Utah Code Annotated 1953				
25	63B-13-202 , Utah Code Annotated 1953				
26	63B-13-301 , Utah Code Annotated 1953				
27	63B-13-401 , Utah Code Annotated 1953				



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29	Be it enacted by the Legislature of the state of Utah:			
30	Section 1. Section 63B-13-201 is enacted to read:			
31	Part 2. 2004 Revenue Bond Authorizations			
32	63B-13-201. Revenue bond authorizations State Building Ownership Authority.			
33	(1) (a) It is the intent of the Legislature that the State Building Ownership Authority,			
34	under the authority of Title 63B, Chapter 1, Part 3, State Building Ownership Act, may issue or			
35	execute obligations, or enter into or arrange for a lease purchase agreement in which			
36	participation interests may be created, to provide up to \$8,205,000 for the acquisition and			
37	construction of five stores for the Department of Alcoholic Beverage Control, together with			
38	additional amounts necessary to pay costs of issuance, pay capitalized interest, and fund any			
39	debt service reserve requirements.			
40	(b) It is the intent of the Legislature that the stores to be addressed through this			
41	authorization are:			
42	(i) a new Park City store;			
43	(ii) replacement of the Mount Olympus store;			
44	(iii) replacement of the $\hat{\mathbf{H}}$ [North] $\hat{\mathbf{h}}$ Ogden $\hat{\mathbf{H}}$ CITY 2ND STREET $\hat{\mathbf{h}}$ store;			
45	(iv) replacement of the Ogden Â PATTERSON STREET Â store; and			
46	(v) expansion of the Provo store.			
47	(c) It is the intent of the Legislature that proceeds from the sale of stores replaced			
48	through this authorization shall be deposited in the General Fund.			
49	(d) It is further the intent of the Legislature that increased sales revenues be used as the			
50	primary revenue source for repayment of any obligation created under authority of this			
51	Subsection (1).			
52	(2) (a) It is the intent of the Legislature that the State Building Ownership Authority,			
53	under the authority of Title 63B, Chapter 1, Part 3, State Building Ownership Authority Act,			
54	may issue or execute obligations, or enter into or arrange for a lease purchase agreement in			
55	which participation interests may be created, to provide up to \$8,914,000 for the acquisition			
56	and construction of a new regional office building in Ogden, together with additional amounts			
57	necessary to pay costs of issuance, pay capitalized interest, and fund any debt service reserve			
58	requirements.			

59	(b) It is further the intent of the Legislature that existing rent budgets be used as the			
60	primary revenue source for repayment of any obligation created under authority of this			
61	Subsection (2).			
62	(3) (a) It is the intent of the Legislature that the State Building Ownership Authority.			
63	under the authority of Title 63B, Chapter 1, Part 3, State Building Ownership Authority Act,			
64	may issue or execute obligations, or enter into or arrange for a lease-purchase agreement in			
65	which participation interests may be created, to provide up to \$1,450,000 for the acquisition of			
66	the leased regional office building and adjacent land in Moab, together with additional amounts			
67	necessary to pay costs of issuance, pay capitalized interest, and fund any debt service reserve			
68	requirements.			
69	(b) It is further the intent of the Legislature that existing rent budgets be used as the			
70	primary revenue source for repayment of any obligation created under authority of this			
71	Subsection (3).			
71a	$\hat{\mathbf{H}}$ (4) (a) IT IS THE INTENT OF THE LEGISLATURE THAT THE STATE BUILDING OWNERSHIP			
71b	AUTHORITY, UNDER THE AUTHORITY OF TITLE 63B, CHAPTER 1, PART 3, STATE BUILDING			
71c	OWNERSHIP AUTHORITY ACT, MAY ISSUE OR EXECUTE OBLIGATIONS, OR ENTER INTO OR			
71d	ARRANGE FOR A LEASE-PURCHASE AGREEMENT IN WHICH PARTICIPATION INTERESTS MAY BE			
71e	CREATED, TO PROVIDE UP TO \$7,103,000 FOR THE ACQUISITION OF THE TOOELE COURTS			
71f	BUILDING AND ADJACENT LAND IN TOOELE CITY, TOGETHER WITH ADDITIONAL AMOUNTS			
71g	NECESSARY TO PAY COSTS OF ISSUANCE, PAY CAPITALIZED INTEREST, AND FUND ANY DEBT			
71h	SERVICE RESERVE REQUIREMENTS.			
71i	(b) IT IS FURTHER THE INTENT OF THE LEGISLATURE THAT COURT FEES BE USED AS THE			
71j	PRIMARY REVENUE SOURCE FOR REPAYMENT OF ANY OBLIGATION CREATED UNDER			
71k	AUTHORITY OF THIS SUBSECTION (4). $\hat{\mathbf{h}}$			
72	Section 2. Section 63B-13-202 is enacted to read:			
73	63B-13-202. Revenue Bond Authorizations Board of Regents.			
74	\$ [\$\frac{\frac{1}}{2} \] (1) It is the intent of the Legislature that:			
75	(a) the Board of Regents may issue, sell, and deliver revenue bonds or other evidences			
76	of indebtedness of the Board of Regents to borrow money on the credit, revenues, and reserves			
77	of the Higher Education Student Loan Program, to finance the cost of acquiring, furnishing,			
78	and equipping office space;			
79	(b) funds within the Board of Regents' budget that would otherwise be expended for			
80	rent be used as the primary revenue source for repayment of any obligation created under			
81	authority of this Subsection (1);			
82	(c) the bonds or other evidences of indebtedness authorized by this Subsection (1) may			
83	provide up to \$3,600,000, together with other amounts necessary to pay costs of issuance, pay \$			

H.B. 328 02-25-04 9:56 AM

\$ capitalized interest, and fund any debt service reserve requirements; and
(d) the Board of Regents may not request an increase, beyond that resulting from
inflation, in state funds for operations and maintenance of the facility acquired under this
authorization. [] ş
(2) It is the intent of the Legislature that:
(a) the Board of Regents, on behalf of Utah State University, may issue, sell, and

90	deliver revenue bonds or other evidences of indebtedness of Utah State University to borrow				
91	money on the credit, revenues, and reserves of Utah State University, other than appropriations				
92	of the Legislature, to finance the cost of acquiring, constructing, furnishing, and equipping a				
93	Student Living and Learning Community and a parking terrace;				
94	(b) student housing revenues, parking revenues, and other auxiliary revenues be used				
95	as the primary revenue source for repayment of any obligation created under authority of this				
96	Subsection (2);				
97	(c) the bonds or other evidences of indebtedness authorized by this Subsection (2) may				
98	provide up to \$35,500,000, together with other amounts necessary to pay costs of issuance, pay				
99	capitalized interest, and fund any debt service reserve requirements; and				
100	(d) the university may not request state funds for operations and maintenance.				
101	(3) It is the intent of the Legislature that:				
102	(a) the Board of Regents, on behalf of Utah State University, may issue, sell, and				
103	deliver revenue bonds or other evidences of indebtedness of Utah State University to borrow				
104	money on the credit, revenues, and reserves of Utah State University, other than appropriations				
105	of the Legislature, to finance the cost of acquiring, constructing, furnishing, and equipping a				
106	renovation of Romney Stadium and expansion of the Nelson Fieldhouse, and to repay an				
107	internal debt for the purchase of the Student Wellness Center;				
108	(b) student fees be used as the primary revenue source for repayment of any obligation				
109	created under authority of this Subsection (3):				
110	(c) the bonds or other evidences of indebtedness authorized by this Subsection (3) may				
111	provide up to \$10,000,000, together with other amounts necessary to pay costs of issuance, pay				
112	capitalized interest, and fund any debt service reserve requirements; and				
113	(d) the university may not request state funds for operations and maintenance.				
114	Section 3. Section 63B-13-301 is enacted to read:				
115	Part 3. 2004 Lease-purchase authorizations				
116	63B-13-301. Lease-purchase authorizations.				
117	Ĥ [(1) (a) It is the intent of the Legislature that the Administrative Office of the Courts				
118	may use existing funds to enter into a lease-purchase agreement with Tooele County for the				
119	acquisition of a new courthouse in Tooele costing up to \$7,100,000.				
120	(b) It is further the intent of the Legislature that the lease-purchase agreement may not] h				

121	Ĥ [be executed until the Judicial Council has determined that existing budgets of the courts are			
122	adequate to cover the repayment of any obligation created under authority of this Subsection			
123	(1).			
124	$\frac{(2)(a)}{(1)}$ is the intent of the Legislature that the Mountainland Applied Technology			
125	Campus of the Utah College of Applied Technology may use existing funds to enter into a			
126	lease-purchase agreement with Alpine School District for the acquisition of the Pacific Avenue			
127	Applied Technology Facility costing up to \$2,900,000.			
128	Ĥ [(b)] (2) h It is further the intent of the Legislature that a lease may not be executed until			
128a	<u>the</u>			
129	State Building Board has determined that the lease-purchase option is less costly to the state			
130	than the current lease.			
131	Section 4. Section 63B-13-401 is enacted to read:			
132	Part 4. Capital Facility Construction Authorizations			
133	63B-13-401. Authorizations to Construct Capital Facilities using institutional or			
134	agency funds.			
135	(1) It is the intent of the Legislature that:			
136	(a) the University of Utah may use federal grants, research funds, and other			
137	institutional funds to plan, design, and construct a Department of Chemistry Gauss Haus under			
138	the direction of the director of the Division of Facilities Construction and Management unless			
139	supervisory authority has been delegated;			
140	(b) no state funds be used for any portion of this project; and			
141	(c) the university may request state funds for operations and maintenance to the extent			
142	that the university is able to demonstrate to the Board of Regents that the facility meets			
143	approved academic and training purposes under Board of Regents policy R710.			
144	(2) It is the intent of the Legislature that:			
145	(a) the University of Utah use donations and other institutional funds to plan, design,			
146	and construct a College of Health Academic Facility under the direction of the director of the			
147	Division of Facilities Construction and Management unless supervisory authority has been			
148	delegated;			
149	(b) no state funds be used for any portion of this project; and			
150	(c) the university may request state funds for operations and maintenance to the extent			
151	that the university is able to demonstrate to the Board of Regents that the facility meets			

152	approved academic and training purposes under Board of Regents policy R710.				
153	(3) It is the intent of the Legislature that:				
154	(a) the University of Utah use donations and other institutional funds to plan, design,				
155	and construct a Geology and Geophysics Building and parking terrace under the direction of				
156	the director of the Division of Facilities Construction and Management unless supervisory				
157	authority has been delegated;				
158	(b) no state funds be used for any portion of this project; and				
159	(c) the university may request state funds for operations and maintenance to the extent				
160	that the university is able to demonstrate to the Board of Regents that the facility meets				
161	approved academic and training purposes under Board of Regents policy R710.				
162	(4) It is the intent of the Legislature that:				
163	(a) Utah State University use donations, federal grants, and other institutional funds to				
164	plan, design, and construct a Child Care Facility under the direction of the director of the				
165	Division of Facilities Construction and Management unless supervisory authority has been				
166	delegated;				
167	(b) no state funds be used for any portion of this project; and				
168	(c) the university may not request state funds for operations and maintenance.				
169	(5) It is the intent of the Legislature that:				
170	(a) Utah State University use donations, and other institutional funds to plan, design,				
171	and construct a replacement Team Building at Romney Stadium under the direction of the				
172	director of the Division of Facilities Construction and Management unless supervisory				
173	authority has been delegated;				
174	(b) no state funds be used for any portion of this project; and				
175	(c) the university may not request state funds for operations and maintenance.				
176	(6) It is the intent of the Legislature that Utah State University use up to \$200,000 of				
177	excess funds in its Contingency Reserve from state funded projects to increase the capacity of				
178	its chilled water plant.				
179	(7) It is the intent of the Legislature that:				
180	(a) the Utah College of Applied Technology use donations to plan, design, and				
181	construct an Entrepreneurial Building at the Davis ATC campus under the direction of the				
182	director of the Division of Facilities Construction and Management unless supervisory				

H.B. 328 02-25-04 9:56 AM

183	authority has been delegated;			
184	(b) no state funds be used for any portion of this project; and			
185	(c) the college may not request state funds for operations and maintenance.			
186	(8) It is the intent of the Legislature that:			
187	(a) the Utah College of Applied Technology use donations, grants from the Community			
188	Impact Board, and existing reserves to plan, design, and construct a technology building at the			
189	Blanding campus of the Southeast ATC under the direction of the director of the Division of			
190	Facilities Construction and Management unless supervisory authority has been delegated; and			
191	(b) the college may request state funds for operations and maintenance.			
192	(9) (a) It is the intent of the Legislature that the Department of Workforce Services use			
193	up to \$2,801,000 from its Special Administrative Expense Fund to plan, design, and construct			
194	an Employment Center in Logan under the direction of the director of the Division of Facilities			
195	Construction and Management unless supervisory authority is delegated.			
196	(b) It is the intent of the Legislature that, if agreement is reached to acquire a site from			
197	Cache County or Logan City for the project, the Division of Facilities Construction and			
198	Management may sell or exchange the currently-owned Workforce Services property and apply			
199	the proceeds to the acquisition of the site and towards the cost of the project.			
200	(10) It is the intent of the Legislature that the Department of Natural Resources use up			
201	to \$250,000 of the existing balance in its Wildlife Resources Trust Account to purchase			
202	property in Price to be used for a future office complex for the Department of Natural			
203	Resources.			
204	(11) It is the intent of the Legislature that:			
205	(a) the Utah National Guard use federal funds to plan, design, and construct a Total			
206	Army School System (TASS) Barracks at Camp Williams under the direction of the director of			
207	the Division of Facilities Construction and Management unless supervisory authority has been			
208	delegated;			
209	(b) no state funds be used for any portion of this project; and			
210	(c) the National Guard may not request state funds for operations and maintenance.			
211	(12) It is the intent of the Legislature that:			
212	(a) the Utah National Guard use federal funds to plan, design, and construct a			
213	Readiness Center at Camp Williams under the direction of the director of the Division of			

214	Facilities Construction and Management unless supervisory authority has been delegated;				
215	(b) no state funds be used for any portion of this project; and				
216	(c) the National Guard may request state funds for operations and maintenance.				
217	(13) It is the intent of the Legislature that:				
218	(a) the Department of Public Safety, the Department of Corrections, and Salt Lake				
219	Community College use donations, federal funds, and other non-appropriated funds to plan,				
220	design, and construct a Western Regional Public Safety Education and Training Center under				
221	the direction of the director of the Division of Facilities Construction and Management unless				
222	supervisory authority has been delegated or the construction of the project is otherwise exempt				
223	from the director's oversight;				
224	(b) no state funds be used for any portion of this project other than planning and				
225	design;				
226	(c) the Department of Public Safety and the Department of Corrections may request				
227	state funds for operations and maintenance; and				
228	(d) the college may request state funds for operations and maintenance to the extent				
229	that the college is able to demonstrate to the Board of Regents that the facility meets approved				
230	academic and training purposes under Board of Regents policy R710.				

Legislative Review Note as of 2-24-04 7:18 PM

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

Office of Legislative Research and General Counsel

State Impact

This bond provides authorization for the State Building Ownership Authority to issue a bond in the amount of \$8,205,000 for construction or replacement of State Liquor Stores using DABC revenue as a repayment source. It also authorizes the Authority to issue a lease revenue bond in the amount of \$10,414,000 using agency lease payments as a funding source.

The bill further authorizes the Board of Regents to issue bonds that will total \$49,940,000 for a student housing project at USU, a stadium project at USU and to purchase office space for the Commissioner's Office and the Utah Higher Education Assistance Authority. These bonds will be funded using revenue from student fees and revenue from the Student Loan Program.

The bill also authorizes the construction or acquisition of capital assets from non-state funding sources or from donations. If all projects are constructed, the anticipated impact for operation and maintenance of the new facilities will total \$831,000.

	FY 2005	FY 2006	FY 2005	FY 2006
	Approp.	Approp.	Revenue	Revenue
Dedicated Credits Revenue	\$0	(\$200,000)	\$0	\$0
Liquor Control Fund	\$0	\$681,000	\$0	\$0
TOTAL	\$0	\$481,000	\$0	\$0

Individual and Business Impact

No fiscal impact.

Office of the Legislative Fiscal Analyst