STATE BUILDINGS AMENDMENTS
2019 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Kay J. Christofferson
Senate Sponsor:
LONG TITLE
General Description:
This bill modifies provisions relating to state buildings.
Highlighted Provisions:
This bill:
<ul> <li>shifts responsibility for prioritizing capital improvements in state buildings from the</li> </ul>
State Building Board to the Division of Facilities Construction and Management;
<ul> <li>allows the director of the Division of Facilities Construction and Management to</li> </ul>
use project reserve funds for emergency capital improvement projects;
<ul> <li>enacts provisions relating to the Division of Facilities Construction and</li> </ul>
Management's:
<ul> <li>prioritization of capital improvement requests from state agencies; and</li> </ul>
<ul> <li>establishing and charging lease rates for state agencies' use and occupancy of</li> </ul>
state buildings;
• enacts provisions relating to the establishment of line items for money appropriated
to state agencies for lease payments; and
repeals obsolete language.
Money Appropriated in this Bill:
None
Other Special Clauses:
None



28	Utah Code Sections Affected:
9	AMENDS:
0	63A-5-104, as last amended by Laws of Utah 2017, Chapter 355
1	63A-5-209, as last amended by Laws of Utah 2010, Chapter 163
2	63B-23-101, as enacted by Laws of Utah 2014, Chapter 113
3	63I-1-263, as last amended by Laws of Utah 2018, Chapters 85, 144, 182, 261, 321,
4	338, 340, 347, 369, 428, 430, and 469
5	63J-1-206, as last amended by Laws of Utah 2018, Chapters 415 and 469
6	63J-1-602.2, as repealed and reenacted by Laws of Utah 2018, Chapter 469
7	ENACTS:
8	63A-5-228, Utah Code Annotated 1953
9 0	Be it enacted by the Legislature of the state of Utah:
1	Section 1. Section <b>63A-5-104</b> is amended to read:
2	63A-5-104. Definitions Capital development and capital improvement process
3	Approval requirements Limitations on new projects Emergencies.
1	(1) As used in this section:
5	(a) (i) "Capital developments" means a:
	(A) remodeling, site, or utility project with a total cost of \$3,500,000 or more;
	(B) new facility with a construction cost of \$500,000 or more; or
	(C) purchase of real property where an appropriation is requested to fund the purchase.
	(ii) "Capital developments" does not include a project described in Subsection
	(1)(b)(iii).
	(b) "Capital improvements" means:
	(i) a remodeling, alteration, replacement, or repair project with a total cost of less than
	\$3,500,000;
	(ii) a site or utility improvement with a total cost of less than \$3,500,000;
;	(iii) a utility infrastructure improvement project that:
)	(A) has a total cost of less than \$7,000,000;
,	(B) consists of two or more projects that, if done separately, would each cost less than
3	\$3,500,000; and

02-14-19 2:32 PM H.B. 349

59 (C) the State Building Board determines is more cost effective or feasible to be 60 completed as a single project; or 61 (iv) a new facility with a total construction cost of less than \$500,000. 62 (c) (i) "New facility" means the construction of a new building on state property 63 regardless of funding source. 64 (ii) "New facility" includes: 65 (A) an addition to an existing building; and 66 (B) the enclosure of space that was not previously fully enclosed. 67 (iii) "New facility" does not include: 68 (A) the replacement of state-owned space that is demolished or that is otherwise 69 removed from state use, if the total construction cost of the replacement space is less than 70 \$3,500,000; or 71 (B) the construction of facilities that do not fully enclose a space. 72 (d) "Replacement cost of existing state facilities and infrastructure" means the 73 replacement cost, as determined by the Division of Risk Management, of state facilities, 74 excluding auxiliary facilities as defined by the State Building Board and the replacement cost 75 of infrastructure as defined by the State Building Board. (e) "State funds" means public money appropriated by the Legislature. 76 77 (2) (a) The board shall, on behalf of all state agencies [and in accordance with 78 Subsection (4), submit capital development recommendations and priorities to the Legislature 79 for approval and prioritization. 80 (b) In developing the board's capital development recommendations and priorities, the 81 board shall require each state agency that requests an appropriation for a capital development 82 project to: 83 (i) submit to the board a capital development project request; and 84 (ii) complete and submit to the board a study that demonstrates the feasibility of the 85 capital development project, including: 86 (A) the need for the capital development project: 87 (B) the appropriateness of the scope of the capital development project;

(D) the economic and community impacts of the capital development project.

(C) any private funding for the capital development project; and

(c) The board shall verify the completion and accuracy of a feasibility study that a state agency submits to the board under Subsection (2)(b).

- (d) The board shall require that an institution of higher education described in Section 53B-1-102 that submits a request for a capital development project address whether and how, as a result of the project, the institution will:
- (i) offer courses or other resources that will help meet demand for jobs, training, and employment in the current market and the projected market for the next five years;
- (ii) respond to individual skilled and technical job demand over the next 3, 5, and 10 years;
  - (iii) respond to industry demands for trained workers;

- (iv) help meet commitments made by the Governor's Office of Economic Development, including relating to training and incentives;
  - (v) respond to changing needs in the economy; and
  - (vi) based on demographics, respond to demands for on-line or in-class instruction.
- (e) The board shall give more weight in the board's scoring process to a request that is designated as a higher priority by the State Board of Regents than a request that is designated as a lower priority by the State Board of Regents only when determining the order of prioritization among requests submitted by the State Board of Regents.
- (3) (a) Except as provided in Subsections (3)(b), (d), and (e), a capital development project may not be constructed on state property without legislative approval.
- (b) Legislative approval is not required for a capital development project that consists of the design or construction of a new facility if:
- (i) the board determines that the requesting state agency has provided adequate assurance that state funds will not be used for the design or construction of the facility;
- (ii) the state agency provides to the board a written document, signed by the head of the state agency:
- (A) stating that funding or a revenue stream is in place, or will be in place before the project is completed, to ensure that increased state funding will not be required to cover the cost of operations and maintenance to the resulting facility for immediate or future capital improvements; and
- (B) detailing the source of the funding that will be used for the cost of operations and

121	maintenance for immediate and future capital improvements to the resulting facility; and
122	(iii) the board determines that the use of the state property is:
123	(A) appropriate and consistent with the master plan for the property; and
124	(B) will not create an adverse impact on the state.
125	(c) (i) The Division of Facilities Construction and Management shall maintain a record
126	of facilities constructed under the exemption provided in Subsection (3)(b).
127	(ii) For facilities constructed under the exemption provided in Subsection (3)(b), a state
128	agency may not request:
129	(A) increased state funds for operations and maintenance; or
130	(B) state capital improvement funding.
131	(d) Legislative approval is not required for:
132	(i) the renovation, remodeling, or retrofitting of an existing facility with nonstate funds
133	that has been approved by the board;
134	(ii) a facility to be built with nonstate funds and owned by nonstate entities within
135	research park areas at the University of Utah and Utah State University;
136	(iii) a facility to be built at This is the Place State Park by This is the Place Foundation
137	with funds of the foundation, including grant money from the state, or with donated services or
138	materials;
139	(iv) a capital project that:
140	(A) is funded by the Uintah Basin Revitalization Fund or the Navajo Revitalization
141	Fund; and
142	(B) does not provide a new facility for a state agency or higher education institution; or
143	(v) a capital project on school and institutional trust lands that is funded by the School
144	and Institutional Trust Lands Administration from the Land Grant Management Fund and that
145	does not fund construction of a new facility for a state agency or higher education institution.
146	(e) (i) Legislative approval is not required for capital development projects to be built
147	for the Department of Transportation:
148	(A) as a result of an exchange of real property under Section 72-5-111; or
149	(B) as a result of a sale or exchange of real property from a maintenance facility if the
150	real property is exchanged for, or the proceeds from the sale of the real property are used for,
151	another maintenance facility, including improvements for a maintenance facility and real

152	property.
153	(ii) When the Department of Transportation approves a sale or exchange under
154	Subsection (3)(e), it shall notify the president of the Senate, the speaker of the House, and the
155	cochairs of the Infrastructure and General Government Appropriations Subcommittee of the
156	Legislature's Joint Appropriation Committee about any new facilities to be built or improved
157	under this exemption.
158	[(4) (a) (i) On or before January 15 of each year, the board shall, on behalf of all state
159	agencies, submit a list of anticipated capital improvement requirements to the Legislature for
160	review and approval.]
161	[(ii) The board shall ensure that the list identifies:]
162	[(A) a single project that costs more than \$1,000,000;]
163	[(B) multiple projects within a single building or facility that collectively cost more
164	than \$1,000,000;]
165	[(C) a single project that will be constructed over multiple years with a yearly cost of
166	\$1,000,000 or more and an aggregate cost of more than \$3,500,000;]
167	[(D) multiple projects within a single building or facility with a yearly cost of
168	\$1,000,000 or more and an aggregate cost of more than \$3,500,000;]
169	[(E) a single project previously reported to the Legislature as a capital improvement
170	project under \$1,000,000 that, because of an increase in costs or scope of work, will now cost
171	more than \$1,000,000;]
172	[(F) multiple projects within a single building or facility previously reported to the
173	Legislature as a capital improvement project under \$1,000,000 that, because of an increase in
174	costs or scope of work, will now cost more than \$1,000,000; and]
175	[(G) projects approved under Subsection (1)(b)(iii).]
176	[(b) Unless otherwise directed by the Legislature, the board shall prioritize capital
177	improvements from the list submitted to the Legislature up to the level of appropriation made
178	by the Legislature.]
179	[(c) In prioritizing capital improvements, the board shall consider the results of facility
180	evaluations completed by an architect/engineer as stipulated by the building board's facilities
181	maintenance standards.]
182	(d) In prioritizing capital improvements, the board shall allocate at least 80% of the

183	funds that the Legislature appropriates for capital improvements to:]
184	[(i) projects that address:]
185	[(A) a structural issue;]
186	[(B) fire safety;]
187	[ <del>(C)</del> a code violation; or]
188	[(D) any issue that impacts health and safety;]
189	[(ii) projects that upgrade:]
190	[(A) an HVAC system;]
191	[(B) an electrical system;]
192	[(C) essential equipment;]
193	[(D) an essential building component; or]
194	[(E) infrastructure, including a utility tunnel, water line, gas line, sewer line, roof,
195	parking lot, or road; or]
196	[(iii) projects that demolish and replace an existing building that is in extensive
197	disrepair and cannot be fixed by repair or maintenance.]
198	[(e) In prioritizing capital improvements, the board shall allocate no more than 20% of
199	the funds that the Legislature appropriates for capital improvements to:]
200	[(i) remodeling and aesthetic upgrades to meet state programmatic needs; or]
201	[(ii) construct an addition to an existing building or facility.]
202	[(f) The board may require an entity that benefits from a capital improvement project to
203	repay the capital improvement funds from savings that result from the project.]
204	[(g) The board may provide capital improvement funding to a single project, or to
205	multiple projects within a single building or facility, even if the total cost of the project or
206	multiple projects is \$3,500,000 or more, if:]
207	[(i) the capital improvement project is a project described in Subsection (1)(b)(iii);
208	and]
209	[(ii) the Legislature has not refused to fund the project with capital improvement
210	funds.]
211	[(h) In prioritizing and allocating capital improvement funding, the State Building
212	Board shall comply with the requirement in Subsection 63B-23-101(2)(f).
213	[ <del>(5)</del> ] <u>(4)</u> The Legislature may authorize:

214	(a) the total square feet to be occupied by each state agency; and
215	(b) the total square feet and total cost of lease space for each agency.
216	[(6)] (5) If construction of a new building or facility will require an immediate or future
217	increase in state funding for operations and maintenance or for capital improvements, the
218	Legislature may not authorize the new building or facility until the Legislature appropriates
219	funds for:
220	(a) the portion of operations and maintenance, if any, that will require an immediate or
221	future increase in state funding; and
222	(b) the portion of capital improvements, if any, that will require an immediate or future
223	increase in state funding.
224	$[\frac{7}{(6)}]$ (a) Except as provided in Subsection $[\frac{7}{(6)}]$ (b), the Legislature may not fund
225	the design or construction of any new capital development projects, except to complete the
226	funding of projects for which partial funding has been previously provided, until the
227	Legislature has appropriated 1.1% of the replacement cost of existing state facilities and
228	infrastructure to capital improvements.
229	(b) If the Legislature determines that there exists an Education Fund budget deficit or a
230	General Fund budget deficit as those terms are defined in Section 63J-1-312, the Legislature
231	may, in eliminating the deficit, reduce the amount appropriated to capital improvements to
232	0.9% of the replacement cost of state buildings and infrastructure.
233	[(8)] (a) The Legislature may not fund the design and construction of a new facility
234	in phases over more than one year unless the Legislature approves the funding for both the
235	design and construction by a vote of two-thirds of all the members elected to each house.
236	(b) An agency is required to receive approval from the board before the agency begins
237	programming for a new facility that requires legislative approval under Subsection (3).
238	(c) The board or an agency may fund the programming of a new facility before the
239	Legislature makes an appropriation for the new facility under Subsection [ $\frac{(8)}{(7)}$ (a).
240	[(9)] (8) (a) Notwithstanding the requirements of Title 63J, Chapter 1, Budgetary
241	Procedures Act, after the Legislature approves capital development and capital improvement
242	priorities under this section and Section 63A-5-228, if an emergency arises that creates an
243	unforeseen and critical need for a capital improvement project, the board may reallocate capital

243

244

improvement funds to address the project.

02-14-19 2:32 PM H.B. 349

245	(b) The board shall report any changes the board makes in capital improvement
246	allocations approved by the Legislature to:
247	(i) the Office of Legislative Fiscal Analyst within 30 days of the reallocation; and
248	(ii) the Legislature at its next annual general session.
249	[(10) (a) The board may adopt a rule allocating to institutions and agencies their
250	proportionate share of capital improvement funding.
251	[(b) The board shall ensure that the rule:]
252	[(i) reserves funds for the Division of Facilities Construction and Management for
253	emergency projects; and]
254	[(ii) allows the delegation of projects to some institutions and agencies with the
255	requirement that a report of expenditures will be filed annually with the Division of Facilities
256	Construction and Management and appropriate governing bodies.]
257	[(11) It is the intent of the Legislature that in funding capital improvement
258	requirements under this section the General Fund be considered as a funding source for at least
259	half of those costs.]
260	[(12) (a) Subject to Subsection (12)(b), at least 80% of the state funds appropriated for
261	capital improvements shall be used for maintenance or repair of the existing building or
262	facility.]
263	[(b) The board may modify the requirement described in Subsection (12)(a) if the
264	board determines that a different allocation of capital improvements funds is in the best interest
265	of the state.]
266	Section 2. Section <b>63A-5-209</b> is amended to read:
267	63A-5-209. Building appropriations supervised by director Contingencies
268	Disposition of project reserve funds Set aside for Utah Percent-for-Art Program.
269	(1) The director shall:
270	(a) (i) supervise the expenditure of funds in providing plans, engineering
271	specifications, sites, and construction of the buildings for which legislative appropriations are
272	made; and
273	(ii) specifically allocate money appropriated when more than one project is included in
274	any single appropriation without legislative directive;
275	(b) (i) expend the amount necessary from appropriations for planning, engineering, and

276 architectural work; and 277 (ii) (A) allocate amounts from appropriations necessary to cover expenditures 278 previously made from the planning fund under Section 63A-5-211 in the preparation of plans, 279 engineering, and specifications; and 280 (B) return the amounts described in Subsection (1)(b)(ii)(A) to the planning fund; and 281 (c) hold in a statewide contingency reserve the amount budgeted for contingencies: 282 (i) in appropriations for the construction or remodeling of facilities; and 283 (ii) which may be over and above all amounts obligated by contract for planning, 284 engineering, architectural work, sites, and construction contracts. 285 (2) (a) The director shall base the amount budgeted for contingencies on a sliding scale 286 percentage of the construction cost ranging from: 287 (i) 4-1/2% to 6-1/2% for new construction; and 288 (ii) 6% to 9-1/2% for remodeling projects. 289 (b) The director shall hold the statewide contingency funds to cover: 290 (i) costs of change orders; and 291 (ii) unforeseen, necessary costs beyond those specifically budgeted for the project. 292 (c) (i) The Legislature shall annually review the percentage and the amount held in the 293 statewide contingency reserve. 294 (ii) The Legislature may reappropriate to other building needs, including the cost of 295 administering building projects, any amount from the statewide contingency reserve that is in 296 excess of the reserve required to meet future contingency needs. 297 (3) (a) The director shall hold in a separate reserve those state appropriated funds 298 accrued through bid savings and project residual as a project reserve. 299 (b) The director shall account for the funds accrued under Subsection (3)(a) in separate 300 accounts as follows: 301 (i) bid savings and project residual from a capital improvement project, as defined in 302 Section 63A-5-104; and 303 (ii) bid savings and project residual from a capital development project, as defined in 304 Section 63A-5-104.

(c) The State Building Board may authorize the use of project reserve funds in the account described in Subsection (3)(b)(i) for a capital improvement project:

305

307	(i) approved under Section 63A-5-104; and
308	(ii) for which funds are not allocated.
309	(d) The director may:
310	(i) authorize the use of project reserve funds in the accounts described in Subsection
311	(3)(b) for the award of contracts in excess of a project's construction budget if the use is
312	required to meet the intent of the project; [and]
313	(ii) transfer money from the account described in Subsection (3)(b)(i) to the account
314	described in Subsection (3)(b)(ii) if a capital development project has exceeded its construction
315	budget[:]; and
316	(iii) use project reserve funds for any emergency capital improvement project, whether
317	or not the emergency capital improvement project is related to a project that has exceeded its
318	construction budget.
319	(e) The director shall report to the Office of the Legislative Fiscal Analyst within 30
320	days:
321	(i) an authorization under Subsection (3)(c); or
322	(ii) a transfer under Subsection (3)(d).
323	(f) The Legislature shall annually review the amount held in the project reserve for
324	possible reallocation by the Legislature to other building needs, including the cost of
325	administering building projects.
326	(4) If any part of the appropriation for a building project, other than the part set aside
327	for the Utah Percent-for-Art Program under Title 9, Chapter 6, Part 4, Utah Percent-for-Art
328	Act, remains unencumbered after the award of construction and professional service contracts
329	and establishing a reserve for fixed and moveable equipment, the balance of the appropriation
330	is dedicated to the project reserve and does not revert to the General Fund.
331	(5) (a) One percent of the amount appropriated for the construction of any new state
332	building or facility may be appropriated and set aside for the Utah Percent-for-Art Program
333	administered by the Division of Fine Arts under Title 9, Chapter 6, Part 4, Utah Percent-for-Art
334	Act.
335	(b) The director shall release to the Division of Fine Arts any funds included in an
336	appropriation to the division that are designated by the Legislature for the Utah Percent-for-Art
337	Program.

338	(c) Funds from appropriations for any state building or facility of which any part is
339	derived from the issuance of bonds, to the extent it would jeopardize the federal income tax
340	exemption otherwise allowed for interest paid on bonds, may not be set aside.
341	Section 3. Section <b>63A-5-228</b> is enacted to read:
342	63A-5-228. Capital improvement projects.
343	(1) As used in this section:
344	(a) "Building board" means the State Building Board created under Section 63A-5-101.
345	(b) "Capital improvement" means:
346	(i) a remodeling, alteration, replacement, or repair project with a total cost of less than
347	<u>\$3,500,000;</u>
348	(ii) a site or utility improvement with a total cost of less than \$3,500,000;
349	(iii) a utility infrastructure improvement project that:
350	(A) has a total cost of less than \$7,000,000;
351	(B) consists of two or more projects that, if done separately, would each cost less than
352	\$3,500,000; and
353	(C) the division determines is more cost effective or feasible to be completed as a
354	single project; or
355	(iv) a new facility with a total construction cost of less than \$500,000.
356	(c) "Capital improvements list" means the list that the division is required to submit to
357	the Legislature under Subsection (2)(a).
358	(2) (a) (i) On or before January 15 of each year, the division shall, on behalf of all state
359	agencies, submit a list of anticipated capital improvement requirements to the Legislature.
360	(ii) The division shall ensure that the capital improvements list identifies:
361	(A) each single project that costs more than \$1,000,000;
362	(B) each multiple project within a single building or facility that collectively costs
363	more than \$1,000,000;
364	(C) each single project that will be constructed over multiple years with a yearly cost of
365	\$1,000,000 or more and an aggregate cost of more than \$3,500,000;
366	(D) each multiple project within a single building or facility with a yearly cost of
367	\$1,000,000 or more and an aggregate cost of more than \$3,500,000;
368	(E) each single project previously reported to the Legislature as a capital improvement

369	project under \$1,000,000 that, because of an increase in costs or scope of work, will now cost
370	more than \$1,000,000;
371	(F) each multiple project within a single building or facility previously reported to the
372	Legislature as a capital improvement project under \$1,000,000 that, because of an increase in
373	costs or scope of work, will now cost more than \$1,000,000; and
374	(G) each project described in Subsection (1)(b)(iii).
375	(b) Unless otherwise directed by the Legislature, the division shall prioritize capital
376	improvements on the capital improvements list up to the level of appropriation made by the
377	<u>Legislature.</u>
378	(c) In prioritizing capital improvements, the division shall consider the results of
379	facility evaluations completed by an architect or engineer as stipulated by the building board's
380	facilities maintenance standards.
381	(d) In prioritizing capital improvements, the division shall allocate at least 90% of the
382	funds that the Legislature appropriates for capital improvements to:
383	(i) projects that address:
384	(A) a structural issue;
385	(B) fire safety;
386	(C) a code violation; or
387	(D) any issue that impacts health and safety;
388	(ii) projects that upgrade:
389	(A) an HVAC system;
390	(B) an electrical system;
391	(C) essential equipment;
392	(D) an essential building component; or
393	(E) infrastructure, including a utility tunnel, water line, gas line, sewer line, roof,
394	parking lot, or road; or
395	(iii) projects that demolish and replace an existing building that is in extensive
396	disrepair and cannot be fixed by repair or maintenance.
397	(e) In prioritizing capital improvements, the division may not allocate more than 10%
398	of the funds that the Legislature appropriates for capital improvements to:
399	(i) remodeling and aesthetic ungrades to meet state programmatic needs; or

400	(ii) construct an addition to an existing building or facility.
401	(f) The division may require an entity that benefits from a capital improvement project
402	to repay the capital improvement funds from savings that result from the project.
403	(g) The division may provide capital improvement funding to a single project or to
404	multiple projects within a single building or facility, even if the total cost of the project or
405	multiple projects is \$3,500,000 or more, if:
406	(i) the capital improvement project is a project described in Subsection (1)(b)(iii); and
407	(ii) the Legislature has not refused to fund the project with capital improvement funds.
408	(h) In prioritizing and allocating capital improvement funding, the division shall
409	comply with the requirement in Subsection 63B-23-101(2)(f).
410	(i) In developing the capital improvement list and priorities, the division shall require
411	each state agency that requests an appropriation for a capital improvement project to:
412	(i) submit a capital improvement project request; and
413	(ii) complete and submit a project scoping document.
414	(j) A project scoping document under Subsection (2)(i)(ii) shall address:
415	(i) the need for the capital improvement project; and
416	(ii) the appropriateness of the scope of the capital improvement project.
417	(k) The division shall verify the completion and accuracy of a project scoping
418	document that a state agency submits under Subsection (2)(i)(ii).
419	(3) (a) Beginning July 1, 2020, the division shall implement a program to charge state
420	agencies, except institutions included within the state system of higher education under Section
421	53B-1-102, lease payments for the agency's use and occupancy of space within a building.
422	(b) Before July 1, 2020, the division shall:
423	(i) conduct a market analysis of market lease rates for comparable space in buildings
424	comparable to division-owned buildings; and
425	(ii) establish lease rates for an agency's use and occupancy of a division-owned
426	building.
427	(c) The lease rates shall be:
428	(i) consistent with market rates for comparable space in comparable buildings;
429	(ii) calculated to cover:
430	(A) an amortized amount for capital replacement;

431	(B) an amount for capital improvements; and
432	(C) operation and maintenance costs; and
433	(iii) in proportion to legislative appropriations.
434	(d) In making appropriations to cover lease payments under this Subsection (3), the
435	Legislature shall create a line item, as defined in Section 63J-1-102, for each agency to fund the
436	lease payments.
437	Section 4. Section 63B-23-101 is amended to read:
438	63B-23-101. Revenue bond authorizations Board of Regents.
439	(1) The Legislature intends that:
440	(a) the Board of Regents, on behalf of the University of Utah, may issue, sell, and
441	deliver revenue bonds or other evidences of indebtedness of the University of Utah to borrow
442	money on the credit, revenues, and reserves of the university, other than appropriations of the
443	Legislature, to finance the cost of constructing the Lassonde Living Center;
444	(b) the University of Utah use student fees and rents as the primary revenue sources for
445	repayment of any obligation created under authority of this Subsection (1);
446	(c) the maximum amount of revenue bonds or evidences of indebtedness authorized by
447	this Subsection (1) is \$45,238,000, together with other amounts necessary to pay costs of
448	issuance, pay capitalized interest, and fund any debt service reserve requirements;
449	(d) the university shall plan, design, and construct the Lassonde Living Center subject
450	to the requirements of Title 63A, Chapter 5, State Building Board - Division of Facilities
451	Construction and Management; and
452	(e) the university may not request state funds for operation and maintenance costs or
453	capital improvements.
454	(2) The Legislature intends that:
455	(a) the Board of Regents, on behalf of the University of Utah, may issue, sell, and
456	deliver revenue bonds or other evidences of indebtedness of the University of Utah to borrow
457	money on the credit, revenues, and reserves of the university, except as provided in Subsection
458	(2)(f), other than appropriations of the Legislature, to finance the cost of replacing the
459	University of Utah's utility distribution infrastructure;
460	(b) the University of Utah impose a power bill surcharge as the primary revenue source
461	for the repayment of any obligation created under authority of this Subsection (2);

462 (c) the maximum amount of revenue bonds or evidences of indebtedness authorized by 463 this Subsection (2) is \$32,000,000 together with other amounts necessary to pay costs of 464 issuance, pay capitalized interest, and fund any debt service reserve requirements: 465 (d) the revenue bonds or evidences of indebtedness authorized by this Subsection (2) 466 may not mature later than 10 years after the date of issuance; 467 (e) the university shall plan, design, and construct the University of Utah's replacement utility distribution infrastructure subject to the requirements of Title 63A, Chapter 5, State 468 469 Building Board - Division of Facilities Construction and Management: and 470 (f) until July 1, 2024, the [Utah State Building Board] Division of Facilities 471 Construction and Management annually allocate up to \$1,500,000 of the capital improvement 472 funding allocation given to the University of Utah under Section [63A-5-104] 63A-5-228 to be 473 used to pay the debt service on the bonds authorized under this Subsection (2). 474 Section 5. Section 63I-1-263 is amended to read: 475 63I-1-263. Repeal dates, Titles 63A to 63N. 476 (1) Subsection  $\left[\frac{63A-5-104(4)(h)}{63A-5-228(2)(h)}\right]$ , relating to prioritizing and 477 allocating capital improvement funding, is repealed on July 1, 2024. 478 (2) Section 63A-5-603, State Facility Energy Efficiency Fund, is repealed July 1, 2023. 479 (3) Title 63C, Chapter 4a, Constitutional and Federalism Defense Act, is repealed July 480 1, 2028. 481 (4) Title 63C, Chapter 4b, Commission for the Stewardship of Public Lands, is 482 repealed November 30, 2019. 483 (5) Title 63C, Chapter 16, Prison Development Commission Act, is repealed July 1, 484 2020. 485 (6) Title 63C, Chapter 17, Point of the Mountain Development Commission Act, is 486 repealed July 1, 2021. 487 (7) Title 63C, Chapter 18, Mental Health Crisis Line Commission, is repealed July 1. 488 2023. 489 (8) Title 63G, Chapter 21, Agreements to Provide State Services, is repealed July 1, 490 2025.

(9) Title 63H, Chapter 4, Heber Valley Historic Railroad Authority, is repealed July 1,

491

492

2020.

- 493 (10) Title 63H, Chapter 8, Utah Housing Corporation Act, is repealed July 1, 2026.
- 494 (11) On July 1, 2025:
- 495 (a) in Subsection 17-27a-404(3)(c)(ii), the language that states "the Resource
- 496 Development Coordinating Committee," is repealed;
- (b) Subsection 23-14-21(2)(c) is amended to read "(c) provide notification of proposed
- sites for the transplant of species to local government officials having jurisdiction over areas
- that may be affected by a transplant.";
- (c) in Subsection 23-14-21(3), the language that states "and the Resource Development
- 501 Coordinating Committee" is repealed;
- (d) in Subsection 23-21-2.3(1), the language that states "the Resource Development
- 503 Coordinating Committee created in Section 63J-4-501 and" is repealed;
- (e) in Subsection 23-21-2.3(2), the language that states "the Resource Development
- 505 Coordinating Committee and" is repealed;
- (f) Subsection 63J-4-102(1) is repealed and the remaining subsections are renumbered
- 507 accordingly;
- 508 (g) Subsections 63J-4-401(5)(a) and (c) are repealed;
- (h) Subsection 63J-4-401(5)(b) is renumbered to Subsection 63J-4-401(5)(a) and the
- word "and" is inserted immediately after the semicolon;
- 511 (i) Subsection 63J-4-401(5)(d) is renumbered to Subsection 63J-4-401(5)(b);
- 512 (i) Sections 63J-4-501, 63J-4-502, 63J-4-503, 63J-4-504, and 63J-4-505 are repealed;
- 513 and
- 514 (k) Subsection 63J-4-603(1)(e)(iv) is repealed and the remaining subsections are
- 515 renumbered accordingly.
- 516 (12) Subsection 63J-1-602.1(13), Nurse Home Visiting Restricted Account is repealed
- 517 July 1, 2026.
- 518 (13) Subsection 63J-1-602.2(4), referring to dedicated credits to the Utah Marriage
- 519 Commission, is repealed July 1, 2023.
- 520 (14) (a) Subsection 63J-1-602.1(51), relating to the Utah Statewide Radio System
- Restricted Account, is repealed July 1, 2022.
- 522 (b) When repealing Subsection 63J-1-602.1(51), the Office of Legislative Research and
- General Counsel shall, in addition to the office's authority under Subsection 36-12-12(3), make

necessary changes to subsection numbering and cross references.

531

532

533

534

539

540

541

545

546

547

550

- 525 (15) The Crime Victim Reparations and Assistance Board, created in Section 526 63M-7-504, is repealed July 1, 2027.
- 527 (16) Title 63M, Chapter 11, Utah Commission on Aging, is repealed July 1, 2027.
- 528 (17) Title 63N, Chapter 2, Part 2, Enterprise Zone Act, is repealed July 1, 2028.
- 529 (18) (a) Title 63N, Chapter 2, Part 4, Recycling Market Development Zone Act, is 530 repealed January 1, 2021.
  - (b) Subject to Subsection (18)(c), Sections 59-7-610 and 59-10-1007 regarding tax credits for certain persons in recycling market development zones, are repealed for taxable years beginning on or after January 1, 2021.
    - (c) A person may not claim a tax credit under Section 59-7-610 or 59-10-1007:
- 535 (i) for the purchase price of machinery or equipment described in Section 59-7-610 or 59-10-1007, if the machinery or equipment is purchased on or after January 1, 2021; or
- 537 (ii) for an expenditure described in Subsection 59-7-610(1)(b) or 59-10-1007(1)(b), if 538 the expenditure is made on or after January 1, 2021.
  - (d) Notwithstanding Subsections (18)(b) and (c), a person may carry forward a tax credit in accordance with Section 59-7-610 or 59-10-1007 if:
    - (i) the person is entitled to a tax credit under Section 59-7-610 or 59-10-1007; and
- (ii) (A) for the purchase price of machinery or equipment described in Section
   59-7-610 or 59-10-1007, the machinery or equipment is purchased on or before December 31,
   2020; or
  - (B) for an expenditure described in Subsection 59-7-610(1)(b) or 59-10-1007(1)(b), the expenditure is made on or before December 31, 2020.
    - (19) Section 63N-2-512 is repealed on July 1, 2021.
- 548 (20) (a) Title 63N, Chapter 2, Part 6, Utah Small Business Jobs Act, is repealed 549 January 1, 2021.
  - (b) Section 59-9-107 regarding tax credits against premium taxes is repealed for calendar years beginning on or after January 1, 2021.
- 552 (c) Notwithstanding Subsection (20)(b), an entity may carry forward a tax credit in 553 accordance with Section 59-9-107 if:
- (i) the person is entitled to a tax credit under Section 59-9-107 on or before December

555	31, 2020; and
556	(ii) the qualified equity investment that is the basis of the tax credit is certified under
557	Section 63N-2-603 on or before December 31, 2023.
558	(21) Subsections 63N-3-109(2)(f) and 63N-3-109(2)(g)(i)(C) are repealed July 1, 2023
559	(22) Title 63N, Chapter 4, Part 4, Rural Employment Expansion Program, is repealed
560	July 1, 2023.
561	(23) Title 63N, Chapter 9, Part 2, Outdoor Recreational Infrastructure Grant Program,
562	is repealed January 1, 2023.
563	(24) Title 63N, Chapter 12, Part 4, Career and Technical Education Board, is repealed
564	July 1, 2018.
565	Section 6. Section <b>63J-1-206</b> is amended to read:
566	63J-1-206. Appropriations governed by chapter Restrictions on expenditures -
567	Transfer of funds Exclusion.
568	(1) (a) Except as provided in Subsection (2)(b), [(3)] (2)(e), or where expressly
569	exempted in the appropriating act:
570	(i) all money appropriated by the Legislature is appropriated upon the terms and
571	conditions set forth in this chapter; and
572	(ii) any department, agency, or institution that accepts money appropriated by the
573	Legislature does so subject to the requirements of this chapter.
574	(b) This section does not apply to:
575	(i) the Legislature and its committees; and
576	(ii) the Investigation Account of the Water Resources Construction Fund, which is
577	governed by Section 73-10-8.
578	(2) (a) Each item of appropriation is to be expended subject to any schedule of
579	programs and any restriction attached to the item of appropriation, as designated by the
580	Legislature.
581	(b) Each schedule of programs or restriction attached to an appropriation item:
582	(i) is a restriction or limitation upon the expenditure of the respective appropriation
583	made;
584	(ii) does not itself appropriate any money; and
585	(iii) is not itself an item of appropriation.

586	(c) (i) Except as provided in Subsection (2)(c)(ii) and Subsection (2)(c)(iii), an
587	appropriation or any surplus of any appropriation may not be diverted from any department,
588	agency, institution, division, or line item to any other department, agency, institution, division,
589	or line item.
590	(ii) Until July 1, 2019, the Department of Workforce Services may transfer or divert
591	money to another department, agency, institution, division, or line item only for the purposes of
592	law enforcement, adjudication, corrections, and providing and addressing services for homeless
593	individuals and families.
594	(iii) The state superintendent may transfer money appropriated for the Minimum
595	School Program between line items in accordance with Section 53F-2-205.
596	(iv) If the money appropriated to an agency to pay lease payments under the program
597	established in Subsection 63A-5-228(3) exceeds the amount required for the agency's lease
598	payments to the Division of Facilities Construction and Management, the agency may:
599	(A) transfer money from the lease payments line item to other line items within the
600	agency; and
601	(B) retain and use the excess money for other purposes.
602	(d) The money appropriated subject to a schedule of programs or restriction may be
603	used only for the purposes authorized.
604	(e) In order for a department, agency, or institution to transfer money appropriated to it
605	from one program to another program within a line item, the department, agency, or institution
606	shall revise its budget execution plan as provided in Section 63J-1-209.
607	(f) (i) The procedures for transferring money between programs within a line item as
608	provided by Subsection (2)(e) do not apply to money appropriated to the State Board of
609	Education for the Minimum School Program or capital outlay programs created in Title 53F,
610	Chapter 3, State Funding Capital Outlay Programs.
611	(ii) The state superintendent may transfer money appropriated for the programs
612	specified in Subsection (2)(f)(i) only as provided by Section 53F-2-205.
613	Section 7. Section <b>63J-1-602.2</b> is amended to read:
614	63J-1-602.2. List of nonlapsing appropriations to programs.

Appropriations made to the following programs are nonlapsing:

(1) The Legislature and its committees.

615

- 617 (2) The Percent-for-Art Program created in Section 9-6-404.
- 618 (3) The LeRay McAllister Critical Land Conservation Program created in Section
- 619 11-38-301.
- 620 (4) Dedicated credits accrued to the Utah Marriage Commission as provided under
- 621 Subsection 17-16-21(2)(d)(ii).
- 622 (5) The Division of Wildlife Resources for the appraisal and purchase of lands under
- the Pelican Management Act, as provided in Section 23-21a-6.
- 624 (6) The primary care grant program created in Section 26-10b-102.
- 625 (7) Sanctions collected as dedicated credits from Medicaid provider under Subsection
- 626 26-18-3(7).
- 627 (8) The Utah Health Care Workforce Financial Assistance Program created in Section
- 628 26-46-102.
- 629 (9) The Rural Physician Loan Repayment Program created in Section 26-46a-103.
- (10) The Opiate Overdose Outreach Pilot Program created in Section 26-55-107.
- 631 (11) Funds that the Department of Alcoholic Beverage Control retains in accordance
- 632 with Subsection 32B-2-301(7)(a)(ii) or (b).
- 633 (12) The General Assistance program administered by the Department of Workforce
- 634 Services, as provided in Section 35A-3-401.
- 635 (13) A new program or agency that is designated as nonlapsing under Section
- 636 36-24-101.
- 637 (14) The Utah National Guard, created in Title 39, Militia and Armories.
- 638 (15) The State Tax Commission under Section 41-1a-1201 for the:
- (a) purchase and distribution of license plates and decals; and
- (b) administration and enforcement of motor vehicle registration requirements.
- (16) The Search and Rescue Financial Assistance Program, as provided in Section
- 642 53-2a-1102.
- 643 (17) The Motorcycle Rider Education Program, as provided in Section 53-3-905.
- 644 (18) The State Board of Regents for teacher preparation programs, as provided in
- 645 Section 53B-6-104.
- 646 (19) The Medical Education Program administered by the Medical Education Council,
- as provided in Section 53B-24-202.

**PM** 

	H.B. 349 02-14-19 2:32 P
648	(20) The State Board of Education, as provided in Section 53F-2-205.
649	(21) The Division of Services for People with Disabilities, as provided in Section
650	62A-5-102.
651	(22) The Division of Fleet Operations for the purpose of upgrading underground
652	storage tanks under Section 63A-9-401.
653	(23) The Utah Seismic Safety Commission, as provided in Section 63C-6-104.
654	(24) Appropriations to the Department of Technology Services for technology
655	innovation as provided under Section 63F-4-202.
656	(25) The Office of Administrative Rules for publishing, as provided in Section
657	63G-3-402.
658	(26) The Utah Science Technology and Research Initiative created in Section
659	63M-2-301.
660	(27) The Governor's Office of Economic Development to fund the Enterprise Zone
661	Act, as provided in Title 63N, Chapter 2, Part 2, Enterprise Zone Act.
662	(28) Appropriations to fund the Governor's Office of Economic Development's Rural
663	Employment Expansion Program, as described in Title 63N, Chapter 4, Part 4, Rural
664	Employment Expansion Program.
665	(29) The Department of Human Resource Management user training program, as
666	provided in Section 67-19-6.
667	(30) The University of Utah Poison Control Center program, as provided in Section
668	69-2-5.5.
669	(31) A public safety answering point's emergency telecommunications service fund, as
670	provided in Section 69-2-301.
671	(32) The Traffic Noise Abatement Program created in Section 72-6-112.
672	(33) The Judicial Council for compensation for special prosecutors, as provided in
673	Section 77-10a-19.

- 674 (34) A state rehabilitative employment program, as provided in Section 78A-6-210.
- 675 (35) The Utah Geological Survey, as provided in Section 79-3-401.
- 676 (36) The Bonneville Shoreline Trail Program created under Section 79-5-503.
- 677 (37) Adoption document access as provided in Sections 78B-6-141, 78B-6-144, and 678 78B-6-144.5.

02-14-19 2:32 PM H.B. 349

679	(38) Indigent defense as provided in Title 77, Chapter 32, Part 8, Utah Indigent
680	Defense Commission.
681	(39) The program established by the Division of Facilities Construction and
682	Management under Subsection 63A-5-228(3) under which state agencies receive an
683	appropriation and pay lease payments for the use and occupancy of buildings owned by the
684	Division of Facilities Construction and Management.