CAPITAL IMPROVEMENT AMENDMENTS
2013 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Wayne A. Harper
House Sponsor: Gage Froerer
LONG TITLE
General Description:
This bill amends provisions of Title 63A, Chapter 5, State Building Board - Division of
Facilities Construction and Management.
Highlighted Provisions:
This bill:
 requires the State Building Board to include the cost of capital improvements for a
new building or facility in the required five-year building plan;
 provides that the Legislature may not authorize construction of a new building or
facility that will be paid for with nonstate funds until the Legislature appropriates
ongoing funding for the cost of operations and maintenance and capital
improvements;
► amends appropriations for capital improvements from 1.1% to 0.9% for the 2013-14
fiscal year;
 provides that at least 80% of the funds appropriated for capital improvements shall
be used for maintenance or repair of the existing building or facility;
 subject to sunset review, repeals certain provisions related to prioritization of capital
improvements projects on July 1, 2014; and
 makes technical changes.
Money Appropriated in this Bill:
None
Other Special Clauses:
None

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)	Utah Code Sections Affected:
L	AMENDS:
2	63A-5-103, as last amended by Laws of Utah 2010, Chapter 338
3	63A-5-104, as last amended by Laws of Utah 2012, Chapters 129, 242, and 393
ł	63I-1-263 (Effective 05/01/13), as last amended by Laws of Utah 2012, Chapters 126,
5	206, 347, 369, and 395
) 7	Be it enacted by the Legislature of the state of Utah:
3	Section 1. Section 63A-5-103 is amended to read:
)	63A-5-103. Board Powers.
)	(1) The State Building Board shall:
L	(a) in cooperation with state institutions, departments, commissions, and agencies,
2	prepare a master plan of structures built or contemplated;
3	(b) submit to the governor and the Legislature a comprehensive five-year building plan
ł	for the state containing the information required by Subsection (2);
5	(c) amend and keep current the five-year building program for submission to the
)	governor and subsequent legislatures;
7	(d) as a part of the long-range plan, recommend to the governor and Legislature any
	changes in the law that are necessary to insure an effective, well-coordinated building program
)	for all state institutions;
)	(e) in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
L	make rules:
2	(i) that are necessary to discharge its duties and the duties of the Division of Facilities
3	Construction and Management;
ł	(ii) to establish standards and requirements for life cycle cost-effectiveness of state
i	facility projects; and
)	(iii) to govern the disposition of real property by the division and establish factors,
	including appraised value and historical significance, in evaluating the disposition;

58	(f) with support from the Division of Facilities Construction and Management,
59	establish design criteria, standards, and procedures for planning, design, and construction of
60	new state facilities and for improvements to existing state facilities, including life-cycle
61	costing, cost-effectiveness studies, and other methods and procedures that address:
62	(i) the need for the building or facility;
63	(ii) the effectiveness of its design;
64	(iii) the efficiency of energy use; and
65	(iv) the usefulness of the building or facility over its lifetime;
66	(g) prepare and submit a yearly request to the governor and the Legislature for a
67	designated amount of square footage by type of space to be leased by the Division of Facilities
68	Construction and Management in that fiscal year; and
69	(h) assure the efficient use of all building space.
70	(2) In order to provide adequate information upon which the State Building Board may
71	make its recommendation under Subsection (1), any state agency requesting new full-time
72	employees for the next fiscal year shall report those anticipated requests to the building board
73	at least 90 days before the annual general session in which the request is made.
74	(3) (a) The State Building Board shall ensure that the five-year building plan required
75	by Subsection (1)(c) includes:
76	(i) a list that prioritizes construction of new buildings for all structures built or
77	contemplated based upon each agency's, department's, commission's, and institution's present
78	and future needs;
79	(ii) information, and space use data for all state-owned and leased facilities;
80	(iii) substantiating data to support the adequacy of any projected plans;
81	(iv) a summary of all statewide contingency reserve and project reserve balances as of
82	the end of the most recent fiscal year;
83	(v) a list of buildings that have completed a comprehensive facility evaluation by an
84	architect/engineer or are scheduled to have an evaluation;
85	(vi) for those buildings that have completed the evaluation, the estimated costs of

86	needed improvements; and
87	(vii) for projects recommended in the first two years of the five-year building plan:
88	(A) detailed estimates of the cost of each project;
89	(B) the estimated cost to operate and maintain the building or facility on an annual
90	basis;
91	(C) the cost of capital improvements to the building or facility, estimated at 1.1% of
92	the replacement cost of the building or facility, on an annual basis;
93	[(C)] (D) the estimated number of new agency full-time employees expected to be
94	housed in the building or facility;
95	$[(\overline{D})]$ (E) the estimated cost of new or expanded programs and personnel expected to
96	be housed in the building or facility;
97	[(E)] (F) the estimated lifespan of the building with associated costs for major
98	component replacement over the life of the building; and
99	[(F)] (G) the estimated cost of any required support facilities.
100	(b) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
101	State Building Board may make rules prescribing the format for submitting the information
102	required by this Subsection (3).
103	(4) (a) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
104	the State Building Board may make rules establishing circumstances under which bids may be
105	modified when all bids for a construction project exceed available funds as certified by the
106	director.
107	(b) In making those rules, the State Building Board shall provide for the fair and
108	equitable treatment of bidders.
109	(5) (a) A person who violates a rule adopted by the board under Subsection (1)(e) is
110	subject to a civil penalty not to exceed \$2,500 for each violation plus the amount of any actual
111	damages, expenses, and costs related to the violation of the rule that are incurred by the state.
112	(b) The board may take any other action allowed by law.
113	(c) If any violation of a rule adopted by the board is also an offense under Title 76,

114 Utah Criminal Code, the violation is subject to the civil penalty, damages, expenses, and costs 115 allowed under Subsection (1)(e) in addition to any criminal prosecution. 116 Section 2. Section 63A-5-104 is amended to read: 63A-5-104. Definitions -- Capital development and capital improvement process 117 118 -- Approval requirements -- Limitations on new projects -- Emergencies. 119 (1) As used in this section: 120 (a) "Capital developments" means a: (i) remodeling, site, or utility project with a total cost of \$2,500,000 or more: 121 (ii) new facility with a construction cost of \$500,000 or more; or 122 123 (iii) purchase of real property where an appropriation is requested to fund the purchase. 124 (b) "Capital improvements" means a: (i) remodeling, alteration, replacement, or repair project with a total cost of less than 125 126 \$2,500,000; 127 (ii) site and utility improvement with a total cost of less than \$2,500,000; or 128 (iii) new facility with a total construction cost of less than \$500,000. 129 (c) (i) "New facility" means the construction of a new building on state property 130 regardless of funding source. 131 (ii) "New facility" includes: (A) an addition to an existing building; and 132 133 (B) the enclosure of space that was not previously fully enclosed. 134 (iii) "New facility" does not mean: (A) the replacement of state-owned space that is demolished or that is otherwise 135 136 removed from state use, if the total construction cost of the replacement space is less than 137 \$2,500,000; or 138 (B) the construction of facilities that do not fully enclose a space. 139 (d) "Replacement cost of existing state facilities" means the replacement cost, as 140 determined by the Division of Risk Management, of state facilities, excluding auxiliary 141 facilities as defined by the State Building Board.

142	(e) "State funds" means public money appropriated by the Legislature.
143	(2) The State Building Board, on behalf of all state agencies, commissions,
144	departments, and institutions shall submit its capital development recommendations and
145	priorities to the Legislature for approval and prioritization.
146	(3) (a) Except as provided in Subsections (3)(b), (d), and (e), a capital development
147	project may not be constructed on state property without legislative approval.
148	(b) Legislative approval is not required for a capital development project that consists
149	of the design or construction of a new facility if the State Building Board determines that:
150	(i) the requesting state agency, commission, department, or institution has provided
151	adequate assurance that:
152	(A) state funds will not be used for the design or construction of the facility; and
153	(B) the state agency, commission, department, or institution has a plan for funding in
154	place that will not require increased state funding to cover the cost of operations and
155	maintenance to, or state funding for, immediate or future capital improvements to the resulting
156	facility; and
157	(ii) the use of the state property is:
158	(A) appropriate and consistent with the master plan for the property; and
159	(B) will not create an adverse impact on the state.
160	(c) (i) The Division of Facilities Construction and Management shall maintain a record
161	of facilities constructed under the exemption provided in Subsection (3)(b).
162	(ii) For facilities constructed under the exemption provided in Subsection (3)(b), a state
163	agency, commission, department, or institution may not request:
164	(A) increased state funds for operations and maintenance; or
165	(B) state capital improvement funding.
166	(d) Legislative approval is not required for:
167	(i) the renovation, remodeling, or retrofitting of an existing facility with nonstate funds
168	that has been approved by the State Building Board;
169	(ii) a facility to be built with nonstate funds and owned by nonstate entities within

170 research park areas at the University of Utah and Utah State University;

(iii) a facility to be built at This is the Place State Park by This is the Place Foundation
with funds of the foundation, including grant money from the state, or with donated services or
materials;

174 (iv) a capital project that:

175 (A) is funded by:

176 (I) the Uintah Basin Revitalization Fund; or

177 (II) the Navajo Revitalization Fund; and

(B) does not provide a new facility for a state agency or higher education institution; or
(v) a capital project on school and institutional trust lands that is funded by the School
and Institutional Trust Lands Administration from the Land Grant Management Fund and that
does not fund construction of a new facility for a state agency or higher education institution.

(e) (i) Legislative approval is not required for capital development projects to be builtfor the Department of Transportation:

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(A) as a result of an exchange of real property under Section 72-5-111; or

(B) as a result of a sale or exchange of real property from a maintenance facility if the
real property is exchanged for, or the proceeds from the sale of the real property are used for,
another maintenance facility, including improvements for a maintenance facility and real
property.

(ii) When the Department of Transportation approves a sale or exchange under
Subsection (3)(e), it shall notify the president of the Senate, the speaker of the House, and the
cochairs of the Infrastructure and General Government Appropriations Subcommittee of the
Legislature's Joint Appropriation Committee about any new facilities to be built or improved
under this exemption.

(4) (a) (i) The State Building Board, on behalf of all state agencies, commissions,
departments, and institutions shall by January 15 of each year, submit a list of anticipated
capital improvement requirements to the Legislature for review and approval.

197 (ii) The list shall identify:

198 (A) a single project that costs more than \$1,000,000; 199 (B) multiple projects within a single building or facility that collectively cost more than 200 \$1,000,000; 201 (C) a single project that will be constructed over multiple years with a yearly cost of 202 \$1,000,000 or more and an aggregate cost of more than \$2,500,000; 203 (D) multiple projects within a single building or facility with a yearly cost of 204 \$1,000,000 or more and an aggregate cost of more than \$2,500,000; 205 (E) a single project previously reported to the Legislature as a capital improvement 206 project under \$1,000,000 that, because of an increase in costs or scope of work, will now cost 207 more than \$1,000,000; and 208 (F) multiple projects within a single building or facility previously reported to the 209 Legislature as a capital improvement project under \$1,000,000 that, because of an increase in 210 costs or scope of work, will now cost more than \$1,000,000. 211 (b) Unless otherwise directed by the Legislature, the State Building Board shall 212 prioritize capital improvements from the list submitted to the Legislature up to the level of 213 appropriation made by the Legislature. 214 (c) In prioritizing capital improvements, the State Building Board shall consider the 215 results of facility evaluations completed by an architect/engineer as stipulated by the building 216 board's facilities maintenance standards. 217 (d) Beginning on July 1, 2013, in prioritizing capital improvements, the State Building Board shall allocate at least 80% of the funds that the Legislature appropriates for capital 218 219 improvements to: 220 (i) projects that address: 221 (A) a structural issue; 222 (B) fire safety; 223 (C) a code violation; or 224 (D) any issue that impacts health and safety;

225 (ii) projects that upgrade:

226	(A) an HVAC system;
227	(B) an electrical system;
228	(C) essential equipment;
229	(D) an essential building component; or
230	(E) infrastructure, including a utility tunnel, water line, gas line, sewer line, roof,
231	parking lot, or road; or
232	(iii) projects that demolish and replace an existing building that is in extensive
233	disrepair and cannot be fixed by repair or maintenance.
234	(e) Beginning on July 1, 2013, in prioritizing capital improvements, the State Building
235	Board shall allocate no more than 20% of the funds that the Legislature appropriates for capital
236	improvements to:
237	(i) remodeling and aesthetic upgrades to meet state programmatic needs; or
238	(ii) construct an addition to an existing building or facility.
239	[(d)] (f) The State Building Board may require an entity that benefits from a capital
240	improvement project to repay the capital improvement funds from savings that result from the
241	project.
242	[(e)] (g) The State Building Board may provide capital improvement funding to a
243	single project, or to multiple projects within a single building or facility, even if the total cost
244	of the project or multiple projects is \$2,500,000 or more, if:
245	(i) the capital improvement project or multiple projects require more than one year to
246	complete; and
247	(ii) the Legislature has affirmatively authorized the capital improvement project or
248	multiple projects to be funded in phases.
249	(5) The Legislature may authorize:
250	(a) the total square feet to be occupied by each state agency; and
251	(b) the total square feet and total cost of lease space for each agency.
252	(6) If construction of a new building or facility will be paid for by nonstate funds, but
253	will require an immediate or future increase in state funding for operations and maintenance or

254 for capital improvements, the Legislature may not authorize the new building or facility until 255 the Legislature appropriates funds for: (a) the portion of operations and maintenance, if any, that will require an immediate or 256 257 future increase in state funding; and (b) the portion of capital improvements, if any, that will require an immediate or future 258 259 increase in state funding. 260 [(6)] (7) (a) Except as provided in Subsection [(6)] (7)(b) or (c), the Legislature may 261 not fund the design or construction of any new capital development projects, except to 262 complete the funding of projects for which partial funding has been previously provided, until 263 the Legislature has appropriated 1.1% of the replacement cost of existing state facilities to 264 capital improvements. 265 (b) (i) As used in this Subsection [(6)] (7)(b): 266 (A) "Education Fund budget deficit" is as defined in Section 63J-1-312; and (B) "General Fund budget deficit" is as defined in Section 63J-1-312. 267 268 (ii) If the Legislature determines that an Education Fund budget deficit or a General 269 Fund budget deficit exists, the Legislature may, in eliminating the deficit, reduce the amount 270 appropriated to capital improvements to 0.9% of the replacement cost of state buildings. 271 (c) (i) The requirements under Subsections (6)(a) and (b) do not apply to the 2008-09, 272 2009-10, 2010-11, 2011-12, and 2012-13 fiscal years. 273 (ii) For the 2013-14 fiscal year, the amount appropriated to capital improvements shall 274 be reduced to 0.9% of the replacement cost of state facilities. 275 $\left[\frac{7}{1}\right]$ (8) (a) If, after approval of capital development and capital improvement 276 priorities by the Legislature under this section, emergencies arise that create unforeseen critical 277 capital improvement projects, the State Building Board may, notwithstanding the requirements 278 of Title 63J, Chapter 1, Budgetary Procedures Act, reallocate capital improvement funds to 279 address those projects. 280 (b) The State Building Board shall report any changes it makes in capital improvement 281 allocations approved by the Legislature to:

282	(i) the Office of Legislative Fiscal Analyst within 30 days of the reallocation; and
283	(ii) the Legislature at its next annual general session.
284	[(8)] (9) (a) The State Building Board may adopt a rule allocating to institutions and
285	agencies their proportionate share of capital improvement funding.
286	(b) The State Building Board shall ensure that the rule:
287	(i) reserves funds for the Division of Facilities Construction and Management for
288	emergency projects; and
289	(ii) allows the delegation of projects to some institutions and agencies with the
290	requirement that a report of expenditures will be filed annually with the Division of Facilities
291	Construction and Management and appropriate governing bodies.
292	[(9)] (10) It is the intent of the Legislature that in funding capital improvement
293	requirements under this section the General Fund be considered as a funding source for at least
294	half of those costs.
295	(11) (a) Subject to Subsection (11)(b), at least 80% of the state funds appropriated for
296	capital improvements shall be used for maintenance or repair of the existing building or
296 297	capital improvements shall be used for maintenance or repair of the existing building or facility.
297	facility.
297 298	<u>facility.</u> (b) The State Building Board may modify the requirement described in Subsection
297 298 299	<u>facility.</u> (b) The State Building Board may modify the requirement described in Subsection (11)(a) if the State Building Board determines that a different allocation of capital
297 298 299 300	<u>facility.</u> (b) The State Building Board may modify the requirement described in Subsection (11)(a) if the State Building Board determines that a different allocation of capital improvements funds is in the best interest of the state.
297 298 299 300 301	facility.(b) The State Building Board may modify the requirement described in Subsection(11)(a) if the State Building Board determines that a different allocation of capitalimprovements funds is in the best interest of the state.Section 3. Section 63I-1-263 (Effective 05/01/13) is amended to read:
297 298 299 300 301 302	facility.(b) The State Building Board may modify the requirement described in Subsection(11)(a) if the State Building Board determines that a different allocation of capitalimprovements funds is in the best interest of the state.Section 3. Section 63I-1-263 (Effective 05/01/13) is amended to read:63I-1-263 (Effective 05/01/13). Repeal dates, Titles 63A to 63M.
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297 298 299 300 301 302 303 304	facility.(b) The State Building Board may modify the requirement described in Subsection(11)(a) if the State Building Board determines that a different allocation of capitalimprovements funds is in the best interest of the state.Section 3. Section 63I-1-263 (Effective 05/01/13) is amended to read:63I-1-263 (Effective 05/01/13). Repeal dates, Titles 63A to 63M.(1) Section 63A-4-204, authorizing the Risk Management Fund to provide coverage toany public school district which chooses to participate, is repealed July 1, 2016.
297 298 299 300 301 302 303 304 305	facility.(b) The State Building Board may modify the requirement described in Subsection(11)(a) if the State Building Board determines that a different allocation of capitalimprovements funds is in the best interest of the state.Section 3. Section 63I-1-263 (Effective 05/01/13) is amended to read:63I-1-263 (Effective 05/01/13). Repeal dates, Titles 63A to 63M.(1) Section 63A-4-204, authorizing the Risk Management Fund to provide coverage toany public school district which chooses to participate, is repealed July 1, 2016.(2) Subsections 63A-5-104(d) and (e) are repealed on July 1, 2014.
297 298 299 300 301 302 303 304 305 306	facility.(b) The State Building Board may modify the requirement described in Subsection(11)(a) if the State Building Board determines that a different allocation of capitalimprovements funds is in the best interest of the state.Section 3. Section 63I-1-263 (Effective 05/01/13) is amended to read:63I-1-263 (Effective 05/01/13). Repeal dates, Titles 63A to 63M.(1) Section 63A-4-204, authorizing the Risk Management Fund to provide coverage toany public school district which chooses to participate, is repealed July 1, 2016.(2) Subsections 63A-5-104(d) and (e) are repealed on July 1, 2014.[(2)] (3) Section 63A-5-603, State Facility Energy Efficiency Fund, is repealed July 1,

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310	repealed July 1, 2014.
311	[(5)] (6) Subsection 63G-6a-1402(7) authorizing certain transportation agencies to
312	award a contract for a design-build transportation project in certain circumstances, is repealed
313	July 1, 2015.
314	[(6)] (7) Title 63H, Chapter 4, Heber Valley Historic Railroad Authority, is repealed
315	July 1, 2020.
316	[(7)] (8) The Resource Development Coordinating Committee, created in Section
317	63J-4-501, is repealed July 1, 2015.
318	[(8)] (9) Title 63M, Chapter 1, Part 4, Enterprise Zone Act, is repealed July 1, 2018.
319	[(9)] (10) (a) Title 63M, Chapter 1, Part 11, Recycling Market Development Zone Act,
320	is repealed January 1, 2021.
321	(b) Subject to Subsection (9)(c), Sections 59-7-610 and 59-10-1007 regarding tax
322	credits for certain persons in recycling market development zones, are repealed for taxable
323	years beginning on or after January 1, 2021.
324	(c) A person may not claim a tax credit under Section 59-7-610 or 59-10-1007:
325	(i) for the purchase price of machinery or equipment described in Section 59-7-610 or
326	59-10-1007, if the machinery or equipment is purchased on or after January 1, 2021; or
327	(ii) for an expenditure described in Subsection 59-7-610(1)(b) or 59-10-1007(1)(b), if
328	the expenditure is made on or after January 1, 2021.
329	(d) Notwithstanding Subsections (9)(b) and (c), a person may carry forward a tax credit
330	in accordance with Section 59-7-610 or 59-10-1007 if:
331	(i) the person is entitled to a tax credit under Section 59-7-610 or 59-10-1007; and
332	(ii) (A) for the purchase price of machinery or equipment described in Section
333	59-7-610 or 59-10-1007, the machinery or equipment is purchased on or before December 31,
334	2020; or
335	(B) for an expenditure described in Subsection 59-7-610(1)(b) or 59-10-1007(1)(b), the
336	expenditure is made on or before December 31, 2020.

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[(10)] (11) (a) Section 63M-1-2507, Health Care Compact is repealed on July 1, 2014.

338	(b) (i) The Legislature shall, before reauthorizing the Health Care Compact:
339	(A) direct the Health System Reform Task Force to evaluate the issues listed in
340	Subsection (10)(b)(ii), and by January 1, 2013 develop and recommend criteria for the
341	Legislature to use to negotiate the terms of the Health Care Compact; and
342	(B) prior to July 1, 2014, seek amendments to the Health Care Compact among the
343	member states that the Legislature determines are appropriate after considering the
344	recommendations of the Health System Reform Task Force.
345	(ii) The Health System Reform Task Force shall evaluate and develop criteria for the
346	Legislature regarding:
347	(A) the impact of the Supreme Court ruling on the Affordable Care Act;
348	(B) whether Utah is likely to be required to implement any part of the Affordable Care
349	Act prior to negotiating the compact with the federal government, such as Medicaid expansion
350	in 2014;
351	(C) whether the compact's current funding formula, based on adjusted 2010 state
352	expenditures, is the best formula for Utah and other state compact members to use for
353	establishing the block grants from the federal government;
354	(D) whether the compact's calculation of current year inflation adjustment factor,
355	without consideration of the regional medical inflation rate in the current year, is adequate to
356	protect the state from increased costs associated with administering a state based Medicaid and
357	a state based Medicare program;
358	(E) whether the state has the flexibility it needs under the compact to implement and
359	fund state based initiatives, or whether the compact requires uniformity across member states
360	that does not benefit Utah;
361	(F) whether the state has the option under the compact to refuse to take over the federal
362	Medicare program;
363	(G) whether a state based Medicare program would provide better benefits to the
364	elderly and disabled citizens of the state than a federally run Medicare program;
365	(H) whether the state has the infrastructure necessary to implement and administer a

366 better state based Medicare program;

- 367 (I) whether the compact appropriately delegates policy decisions between the
- 368 legislative and executive branches of government regarding the development and
- 369 implementation of the compact with other states and the federal government; and
- 370 (J) the impact on public health activities, including communicable disease surveillance371 and epidemiology.
- 372 [(11)] (12) The Crime Victim Reparations and Assistance Board, created in Section
 373 63M-7-504, is repealed July 1, 2017.
- 374 [(12)] (13) Title 63M, Chapter 9, Families, Agencies, and Communities Together for
 375 Children and Youth At Risk Act, is repealed July 1, 2016.
- 376 [(13)] (14) Title 63M, Chapter 11, Utah Commission on Aging, is repealed July 1,
- 377 2017.