

CS for SB 1056

THE STATE SENATE
Wednesday, February 22, 2006

Committee Substitute for
Senate Bill No. 1056

COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 1056 - By: HOBSON, COFFEE,
PADDACK, ADELSON, CAPPS, JOHNSON (Constance), JUSTICE, NICHOLS,
CORN, CRAIN, CRUTCHFIELD, EASLEY, EASON McINTYRE, GARRISON,
HARRISON, LAWLER, LEFTWICH, MYERS, RABON, SHURDEN, WILCOXSON and
BASS of the Senate and BALKMAN and NATIONS of the House.

[higher education - comprehensive diabetes center -
effective date]

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY Section 4, Chapter 2, O.S.L. 2005,
as amended by Section 3, Chapter 218, O.S.L. 2005 (70 O.S. Supp.
2005, Section 3980.4), is amended to read as follows:

Section 3980.4 A. The Oklahoma State Regents for Higher
Education shall be authorized to issue indebtedness for capital
projects to benefit each and every institution within The Oklahoma
State System of Higher Education except the University of Oklahoma
and Oklahoma State University.

B. The Board of Regents of the University of Oklahoma shall be
authorized to issue indebtedness for capital projects to benefit the
University of Oklahoma as provided by paragraph (n) of Section 3305
of ~~Title 70 of the Oklahoma Statutes~~ this title. The Board of
Regents of the University of Oklahoma, acting for the benefit of the
University of Oklahoma, shall be authorized to pledge any lawfully

1 available source of revenue other than revenues appropriated by the
2 Legislature from tax receipts, but inclusive of revenues derived
3 from the Oklahoma Education Lottery Act accruing to the credit of
4 the University of Oklahoma to the repayment of obligations issued
5 pursuant to this subsection.

6 C. The Board of Regents for the Oklahoma Agricultural and
7 Mechanical Colleges shall be authorized to issue indebtedness for
8 capital projects to benefit Oklahoma State University pursuant to
9 paragraph 16 of Section 3412 of ~~Title 70 of the Oklahoma Statutes~~
10 this title. The Board of Regents for the Oklahoma Agricultural and
11 Mechanical Colleges, acting for the benefit of Oklahoma State
12 University, shall be authorized to pledge any lawfully available
13 source of revenue, other than revenues appropriated by the
14 Legislature from tax receipts, but inclusive of revenues derived
15 from the Oklahoma Education Lottery Act, accruing to the credit of
16 Oklahoma State University to the repayment of obligations issued
17 pursuant to this subsection.

18 D. The Oklahoma State Regents for Higher Education shall be
19 required to affirmatively approve the issuance of obligations
20 pursuant to the provisions of this act by either the Board of
21 Regents of the University of Oklahoma, acting for the benefit of the
22 University of Oklahoma or the Board of Regents for the Oklahoma
23 Agricultural and Mechanical Colleges, acting for the benefit of

1 Oklahoma State University. For each of the proposed bond issues
2 authorized pursuant to this act, a Statement of Essential Facts
3 shall be prepared by the issuing Board of Regents for the use and
4 information of prospective bond purchasers. It shall be the duty of
5 the Oklahoma State Regents for Higher Education to examine such
6 Statement of Essential Facts and determine that, based upon such
7 facts and projections, the projected revenue will satisfy the
8 financial obligation to be incurred under the proposed bond issue.
9 If the facts are found by the State Regents to be substantially
10 accurate and if the State Regents find that, based upon such facts
11 and projections, the projected revenue will satisfy the financial
12 obligation to be incurred under the proposed bond issue, then the
13 Oklahoma State Regents for Higher Education shall certify such to
14 the Governor, the Speaker of the Oklahoma House of Representatives
15 and the President Pro Tempore of the Oklahoma State Senate. The
16 certificate shall be made in substantially the following form:

17 The Oklahoma State Regents for Higher Education do hereby
18 certify that the provisions of this section have been complied with
19 in proper order, for the bond issue mentioned above.

20 E. All obligations except refunding or defeasance obligations
21 proposed to be issued by an authorized issuer pursuant to ~~this act~~
22 the Oklahoma Higher Education Promise of Excellence Act of 2005
23 shall be subject to final approval by the Legislature as provided by

1 this subsection. The authorized issuer shall communicate the
2 proposed projects and the terms of the financing to the Governor,
3 the Speaker of the House of Representatives and the President Pro
4 Tempore of the State Senate prior to the time any such obligations
5 are sold. The communication required by this subsection shall be
6 made not later than April 1 each year. The communication to such
7 elected officials shall occur upon the same date for purposes of
8 computing the time within which action must be taken as further
9 prescribed by this subsection. The Legislature shall have a period
10 of forty-five calendar days from the date as of which the
11 information is communicated to the presiding officers of both
12 chambers in order to pass a Concurrent Resolution disapproving the
13 proposed issuance. If the Concurrent Resolution has not received a
14 majority of votes of those elected to and constituting both the
15 Oklahoma House of Representatives and the Oklahoma State Senate by
16 the end of the forty-fifth day following the date upon which the
17 proposed issuance is communicated to the presiding officers of both
18 chambers, the proposed issuance shall be deemed to have been
19 approved by the Legislature.

20 F. With the approval of the Oklahoma State Regents for Higher
21 Education, the total revenues described by subsection B and
22 subsection C of this section may be pledged to the repayment of
23 obligations issued by either the Board of Regents of the University

1 of Oklahoma or obligations issued by the Board of Regents for the
2 Oklahoma Agricultural and Mechanical Colleges in order to obtain the
3 highest possible credit rating. If the Board of Regents of the
4 University of Oklahoma and the Board of Regents for the Oklahoma
5 Agricultural and Mechanical Colleges agree to the use of the total
6 revenues available to each such Board of Regents pursuant to this
7 subsection for a project that benefits either the University of
8 Oklahoma or Oklahoma State University or both such comprehensive
9 universities, there shall be an agreement executed by both such
10 Boards of Regents describing the project, the principal amount of
11 the indebtedness, the terms of the financing and such other matters
12 as the two Boards of Regents may mutually agree. Such agreement
13 shall be executed prior to the sale of any obligations by either
14 Board of Regents with respect to the proposed project or projects.
15 The agreement shall provide for one or the other Board of Regents to
16 be the authorized issuer with respect to the project or projects.
17 The agreement shall also provide for the ownership or control of any
18 real or personal property to be improved or acquired with the
19 proceeds from the sale of any such obligations, including any
20 requirements for the transfer of real or personal property from one
21 comprehensive university to the other comprehensive university if
22 such transfer is required in order to promote or ensure the
23 marketability of any obligations sold by either Board of Regents.

1 G. The Oklahoma State Regents for Higher Education may pledge
2 all lawfully available revenues, other than revenues appropriated by
3 the Legislature from tax receipts, but inclusive of revenues derived
4 from the Oklahoma Education Lottery Act, and other than the revenues
5 described by subsection B or subsection C of this section, to the
6 repayment of obligations issued by the State Regents.

7 H. The authorized issuers shall be subject to the following
8 restrictions governing the issuance of the obligations authorized by
9 this act:

10 1. Obligations used to pay for the following assets shall be
11 repaid in a period not to exceed five (5) years:

- 12 a. computers,
- 13 b. portable telecommunications equipment costing less
14 than Fifty Thousand Dollars (\$50,000.00),
- 15 c. motor vehicles, and
- 16 d. any other item of tangible personal property with an
17 original useful life of six (6) years or less;

18 2. Obligations used to pay for the following assets shall be
19 repaid in a period not to exceed ten (10) years:

- 20 a. equipment with an original cost of less than One
21 Hundred Thousand Dollars (\$100,000.00), per item, and
- 22 b. renovation of existing structures, unless the cost of
23 the renovation exceeds the fair market value of the

1 existing structure or unless the improvement extends
2 the useful life of the existing structure, but in no
3 case shall the maturity period exceed the period by
4 which the life of the existing structure is extended;
5 and

6 3. Obligations used to pay for all other assets shall be repaid
7 in a period not to exceed thirty (30) years and in no case shall the
8 latest maturity date of an obligation exceed the expected useful
9 life of the asset.

10 SECTION 2. NEW LAW A new section of law to be codified
11 in the Oklahoma Statutes as Section 3318 of Title 70, unless there
12 is created a duplication in numbering, reads as follows:

13 The Oklahoma State Legislature requests the Board of Regents of
14 the University of Oklahoma to establish a comprehensive diabetes
15 center with operations in Oklahoma City and Tulsa. The Oklahoma
16 Diabetes Center should provide statewide leadership in diabetes
17 treatment, research, prevention, information, education and
18 awareness and provide access to the latest developments in diabetes
19 care and management through the clinical trials hosted by the
20 center.

21 SECTION 3. This act shall become effective November 1, 2006.

22 COMMITTEE REPORT BY: COMMITTEE ON APPROPRIATIONS, dated 2-15-06 - DO
23 PASS, As Amended and Coauthored.