A BILL FOR AN ACT

RELATING TO THE MANAGEMENT OF FINANCING AGREEMENTS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

SECTION 1. Chapter 37D, Hawaii Revised Statutes, is 1 amended to read as follows: 2 "CHAPTER 37D 3 MANAGEMENT OF FINANCING AGREEMENTS §37D-1 Definitions. Unless the context requires 5 otherwise, as used in this chapter: 6 "Agency" [or "participating agency"] means the judiciary, 7 any executive department, any independent commission, any board, 8 any authority, any bureau, any office, any other establishment 9 of the State (except the legislature and its agencies), or any 10 public corporation that is supported in whole or in part by 11 state funds, or any agent thereof, authorized by law to expend 12 available moneys; provided that the Hawaii health systems 13 corporation shall not be governed by this chapter for any 14 financing agreement unless it elects to do so. 15 "Attorney general" means the attorney general of the State 16 or any duly designated deputy attorney general. 17

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"Available moneys" means moneys appropriated or otherwise
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   made available, from time to time, by the legislature to pay
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    amounts due under a financing agreement for the fiscal period in
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    which the payments are due, together with any unexpended
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   proceeds of the financing agreement, and any reserves or other
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    amounts that have been deposited in trust to pay amounts due
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    under the financing agreement. The legislature shall not be
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    obligated to appropriate or otherwise make moneys available.
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         "Certificate of participation" means any certificate
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    evidencing a participation right or a proportionate interest in
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    any financing agreement or the right to receive proportionate
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    payments from [the State or] an agency due under any financing
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    agreement.
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         "Credit enhancement agreement" means any agreement or
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    contractual relationship between the State, the department, or,
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    with the approval of the director, any agency, and any bank,
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    trust company, insurance company, surety bonding company,
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    pension fund, or other financial institution providing
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    additional credit on or security for a financing agreement or
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    certificates of participation authorized by this chapter.
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         "Department" means the department of budget and finance of
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    the State.
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any duly designated deputy director of finance. 2 "Financial institution" means any organization authorized 3 to do business under state or federal laws relating to financial institutions, including, without limitation, banks, savings 5 banks, savings and loan companies or associations, financial 6 services loan companies, and credit unions. 7 "Financing agreement" means any lease purchase agreement, 8 installment sale agreement, loan agreement, line of credit, or 9 other agreement of the department or, with the approval of the 10 director and any agency, to finance the improvement, use, or 11 acquisition of real or personal property that is or will be 12 owned or operated by one or more agencies of the State, the 13 department, or any [participating] agency, or to refinance 14 previously executed financing agreements including certificates 15 of participation relating thereto. 16 "Line of credit" means an account at a financial 17 institution under which the financial institution agrees to lend 18 money to the department, or, an agency, with the approval of the 19 department and any agency, from time to time to finance one or 20 more projects that are authorized by this chapter. 21

"Director" means the director of finance of the State or

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software, and fixtures.
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         "Project" means the real and personal property to be
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    acquired or improved by [a participating agency] the department
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    or an agency, with the proceeds of a financing agreement of the
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    department or the agency, respectively, or provided to the
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    [participating] agency, by the department.
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         "Property rights" means, with respect to personal property,
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    the rights of a secured party under chapter 490, and, with
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    respect to real property, the rights of a trustee or lender
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    under a lease authorized by section 37D-3(4).
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         "Software" includes software, training, and maintenance
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    contracts related to the operation of computer equipment.
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         §37D-2 Financing agreements. (a) There is hereby
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    established and authorized the financing agreement program of
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    the State. Any agency desiring to acquire or improve projects
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    through the financing agreement program established and
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    authorized by this chapter shall submit a written request to the
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    department providing such information as the department shall
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    require. Notwithstanding any other law to the contrary, and
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    except for the Hawaii health systems corporation, only with the
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    approval by the attorney general as to form and legality and
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"Personal property" means tangible personal property,

- upon the written request of one or more [participating] agencies
 may the department enter into a financing agreement in
- 3 accordance with this chapter, and only with the approval by the
- 4 attorney general as to form and legality and by the director as
- 5 to fiscal responsibility and upon the written request of an
- 6 agency, may the agency enter into a financing agreement in
- 7 accordance with this chapter, except that the board of regents
- 8 of the University of Hawaii may enter into a financing agreement
- 9 in accordance with this chapter without the approval of the
- 10 director and of the attorney general as to form and legality if
- 11 the principal amount of the financing agreement does not exceed
- 12 \$3,000,000. A financing agreement may be entered into by the
- 13 department on behalf of one or more [participating] agencies, or
- 14 by an agency, at any time (before or after commencement or
- 15 completion of any improvements or acquisitions to be financed)
- 16 and shall be upon terms and conditions the department finds to
- 17 be advantageous. In each case of a written request by the
- 18 judiciary to participate in the financing agreement program, the
- 19 department shall implement the request; provided that the
- 20 related financing agreement shall be upon terms and conditions
- 21 the department finds to be advantageous. Any financing
- 22 agreement entered into by the department without the approval $\underline{}$

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2 shall be void and of no effect. A single financing agreement 3 entered into by the department may finance a single item or multiple items of property to be used by multiple agencies or 4 may finance a single item or multiple items of property to be 5 6 used by a single agency. [The] If the financing agreement is by 7 the department, the department shall bill any [participating] agency that benefits from property acquired with the proceeds of 8 a financing agreement for such [participating] agency's pro rata 9 10 share of: 11 (1) The department's costs of administration of the financing agreement program; and 12 The financing costs, including the principal and (2) 13 interest components of the financing agreement and 14 15 insurance premiums; on a monthly or other periodic basis, and may deposit payments 16 received in connection with the billings with a trustee as 17 security for [a] the financing agreement. Any [participating] 18 19 agency receiving such a bill shall be authorized and shall pay 20 the amounts billed from the available moneys. If a financing agreement is by an agency, the agency shall 21 deposit on a monthly or other periodic basis with the department 22

or by an agency without the approvals required by this section

- 1 payments from the available moneys in respect of the agency's
- 2 financing costs, including the principal and interest components
- 3 of the financing agreement and insurance premiums, which
- 4 payments the department may deposit with a trustee as security
- 5 for the financing agreement. The department may bill an agency
- 6 for the department's costs of administering the agency's
- 7 payments and the agency receiving such a bill shall be
- 8 authorized and shall pay the amounts billed from available
- 9 moneys.
- (b) Financing agreements shall be subject to the following limitations:
- Amounts payable by [a participating] an agency to or 12 (1) upon the direction of the department in respect to a 13 project and by the department or an agency under a 14 financing agreement shall be limited to available 15 moneys. In no circumstance shall the department or an 16 agency be obligated to pay amounts due under a 17 financing agreement from any source other than 18 available moneys. If, by reason of insufficient 19 available moneys or other reason, amounts due under a 20 financing agreement are not paid when due, the lender 21 may exercise any property right that the department or 22

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the agency has granted to it in the financing
agreement, against the property that was purchased
with the proceeds of the financing agreement, and
apply the amounts so received toward payments
scheduled to be made by the department or the agency
under the financing agreement;

- (2) No property rights may be granted in property unless the property is being acquired, is to be substantially improved, is to be refinanced with the proceeds of a financing agreement, or is land on which the property is located;
- (3) Notwithstanding any other law to the contrary, and 12 except for the Hawaii health systems corporation and 13 as otherwise provided in this section with respect to 14 the University of Hawaii, and except as provided in 15 chapter 323F as to the Hawaii health systems 16 corporation, an agency shall not have the power to 17 enter into a financing agreement, except [through the 18 department] as authorized by this chapter, and nothing 19 in this chapter shall be construed to authorize the 20 sale, lease, or other disposition of property owned by 21 22 an agency;

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1	(4)	Except as otherwise provided in this section with
2		respect to the University of Hawaii, the sale,
3		assignment, or other disposition of any financing
4		agreements, including certificates of participation
5		relating thereto, shall require the approval of the
6		director; and
7	(5)	The department or the agency proposing to enter into a
8		financing agreement shall not be subject to
9		chapter 103D and any and all other requirements of law
10		for competitive bidding for financing agreements.
11	§37D	-3 Related agreements. With the approval of the
12	attorney o	general as to form and legality, the department may[+],
13	and with	the approval of the attorney general as to form and
14	legality a	and of the director as to fiscal responsibility, an
15	agency may	<u>y : </u>
16	(1)	Enter into agreements with trustees, within or without
17		the State, to hold financing agreement proceeds,
18		payments, and reserves as security for lenders to
19		accept assignments of rights in the financing
20		agreement from, and to enforce such rights of, the
21		lessor or other party thereto, and to issue
22		certificates of participation for the right to receive

1	payments due from the department or agency under a
2	financing agreement. A financing agreement by an
3	agency shall provide that all payments due from the
4	agency under the financing agreement shall be
5	deposited to or on the order of the department for
6	payment to or at the order of the lender in accordance
7	with the financing agreement. The sale of
8	certificates of participation shall be, at the option
9	of the director, by negotiation or by competitive
10	sale, in accordance with the procedures set out by
11	section 39-55. The interest component of the
12	certificates of participation shall be at such rate or
13	rates payable at such time or times as the financing
14	agreement may provide. The certificates of
15	participation may be in one or more series; may bear
16	such date or dates; may mature at such time or times
17	not exceeding the lesser of:
18	(A) The weighted average economic life of the related
19	project or projects; or
20	(B) Thirty years from their date;
21	may be payable in such medium of payment at such
22	place or places within or without the State; may

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	carry registration privileges; may be subject to
	such terms of redemption, to tenders for purchase
	or to purchase prior to their stated maturity at
	the option of the [State] department or the
	agency, or the holder, or both; and may contain
	such terms, covenants, and conditions; and may be
	in such form, either coupon or registered, as the
	financing agreement may provide. Amounts held by
	a trustee shall be invested by the trustee at the
	direction of the department or the agency in such
	investments as are permitted by state law and as
	shall be specified in the agreement with the
	trustee. Interest earned on any investment held
	by a trustee as security for a financing agreement
	may, at the option of the department, or the
	agency be credited to the accounts held by the
	trustee and applied in payment of sums due under
	such financing agreement;
(2)	Enter into credit enhancement agreements for financing
	agreements or certificates of participation: provided

that the credit enhancement agreements shall be

payable solely from available moneys and amounts

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received from the exercise of property rights granted under such financing agreements;

- (3) Use financing agreements to finance the costs of acquiring or refinancing property, plus the costs of reserves and credit enhancements and costs associated with obtaining the financing;
- Grant leases of real property subject to (4)7 section 37D-2(b)(2). The leases may be for a term 8 that ends on the date on which all amounts due under a 9 financing agreement have been paid or provision for 10 payment has been made or ten years after the last 11 scheduled payment under a financing agreement, 12 whichever is later. The leases may grant the lessor 13 the right to evict the department or the 14 [participating] agency as the case may be, and exclude 15 it from possession of the real property for the term 16 of the lease, if the department or the [participating] 17 agency as the case may be, fails to appropriate or pay 18 when due the amounts scheduled to be paid under a 19 financing agreement or otherwise defaults under a 20 financing agreement. Upon failure to pay or default, 21 the lessor may sublease the land to third parties and 22

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apply any rentals toward payments scheduled to be made
under a financing agreement;

(5) Grant security interests in personal property subject to section 37D-2(b)(2). The security interests shall attach and be perfected on the date the department or the [participating] agency as the case may be, takes possession of the personal property, or the date the [lender] lessor advances money under a financing agreement, whichever is later. A security interest authorized by this section shall have, except as otherwise provided by law, priority over all other liens and claims. Upon failure to pay or default, the secured party shall have the rights and remedies available to a secured party under chapter 490 or a first, perfected security interest in goods and fixtures. No later than ten days after a security interest authorized by this section attaches, the department or the agency, as the case may be, shall cause a financing statement for the security interest to be filed with the bureau of conveyances in the same manner as financing statements are filed for goods;

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1	(6)	Pledge any amounts that are deposited with a trustee
2		in accordance with a financing agreement. The pledge
3		shall be valid and binding from the time it is made,
4		the amounts so pledged shall immediately be subject to
5		the lien of the pledge without filing, physical
6		delivery, or other act, and the lien of the pledge
7		shall be superior to all other claims and liens of any
8		kind whatsoever;
9	(7)	Purchase fire and extended coverage or other casualty
10		insurance, or liability, title, rental interruption,
11		or other insurance for property that is acquired or
12		refinanced with proceeds of a financing agreement,
13		assign the proceeds thereof to a lender or trustee to
14		the extent of its interest, and covenant to maintain
15		such insurance while the financing agreement is
16		unpaid, so long as available funds are sufficient to
17	•	purchase such insurance; and
18	(8)	In connection with any financing agreement by which
19		the department, on behalf of an agency, leases or
20		purchases property from another party, notwithstanding

and without regard to chapter 171 or any other law,

the department or the agency may lease or sell, on

1	such terms as the department or the agency shall
2	determine, to that party the site or property to be
3	improved or otherwise to be leased or sold back to the
4	department[-] or the agency.
5	§37D-4 Inclusion of budget request. For each fiscal
6	period, there shall be included with respect to each
7	[participating] agency in the executive budget requests or, in
8	the case of the judiciary, the judiciary budget request, to the
9	legislature, amounts sufficient to permit the payment of all
10	amounts that will be due on unpaid financing agreements during
11	that fiscal period, including any expenses and replenishment of
12	any reserve funds up to the balances required by the respective
13	financing agreements. Amounts so included in the judiciary
14	budget request and so applied to the payment of such amounts due
15	with respect to a judiciary project shall be deemed to be at all
16	times for purposes of the judiciary budget act moneys of the
17	judiciary, and not moneys of the department or any other
18	executive department.
19	§37D-5 Financing agreements not a general obligation of
20	State. Financing agreements shall:

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1	(1) Not be obligations for which the full faith and credit
2	of the State, the department, or any [participating]
3	agency are pledged; and
4	(2) Have no claim or lien on any revenues or other moneys
5	of the State, the department, or any [participating]
6	agency except moneys appropriated or otherwise held in
7	trust for such purpose.
8	Financing agreements entered into under this chapter shall not
9	constitute "bonds" within the meaning of section 12 of
10	article VII of the Constitution of the State. No holder or
11	holders of any financing agreement entered into under this
12	chapter shall have the right to compel any exercise of taxing
13	power of the State, the department, or any [participating]
14	agency to pay such financing agreements or the interest thereon
15	and no moneys other than amounts appropriated or otherwise held
16	in trust for such purpose shall be required to be applied to the
17	payment thereof. Each financing agreement issued under this
18	chapter shall recite in substance that such agreement, including
19	the interest component thereof, shall not be an obligation for
20	which the full faith and credit of the State, the department, or
21	any [participating] agency are pledged, and that such financing
22	agreement shall have no claim or lien on any revenues or other

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- 1 moneys of the State, the department, or any [participating]
- 2 agency except moneys appropriated or otherwise held in trust for
- 3 such purpose.
- 4 §37D-6 Federal tax-exempt status; preference; protection.
- 5 (a) To the extent practicable, financing agreements issued
- 6 pursuant to this chapter shall be issued to comply with
- 7 requirements imposed by applicable federal law providing that
- 8 the interest on financing agreements shall be excluded from
- 9 gross income for federal income tax purposes, except as certain
- 10 minimum taxes or environmental taxes may apply. The director
- and, with the approval of the director, the head of an agency
- 12 may:
- (1) Enter into agreements;
- 14 (2) Establish funds or accounts;
- 15 (3) Make rebate payments to the federal government; and
- 16 (4) Take any action required to comply with applicable
- federal tax law.
- 18 Nothing in this chapter shall prohibit the issuance of financing
- 19 agreements, the interest on which may be included in gross
- 20 income for federal income tax purposes.
- 21 (b) To ensure that interest on a financing agreement
- 22 issued pursuant to this chapter that is excluded from gross

- 1 income for federal income tax purposes, except as provided in
- 2 subsection (a), on the date of issuance shall continue to be
- 3 excluded, no state officer or employee shall authorize or allow
- 4 any change, amendment, or modification to a financing agreement
- 5 which would affect the exclusion of interest on such financing
- 6 agreement from gross income for federal income tax purposes
- 7 unless the change, amendment, or modification shall have
- 8 received the prior approval of the director. Failure to receive
- 9 the approval of the director shall render any change, amendment,
- 10 or modification void.
- 11 §37D-7 Financing agreements legal investments. All public
- 12 officers and agencies, all political subdivisions, all insurance
- 13 companies and associations, all banks, savings banks, and
- 14 savings institutions, including building or savings and loan
- 15 associations, all credit unions, all trust companies, all
- 16 personal representatives, quardians, trustees, and all other
- 17 persons and fiduciaries in the State who are regulated by law as
- 18 to the character of their investment, may legally invest moneys
- 19 within their control and available for investment in financing
- 20 agreements of the department [-] or any agency. The purpose of
- 21 this section is to authorize any person, firm, corporation,
- 22 association, political subdivision, body, or officer, public or

- 1 private, to use any funds or moneys owned or controlled by them,
- 2 including, without prejudice to the generality of the foregoing,
- 3 sinking, insurance, investment, retirement, compensation,
- 4 pension and trust funds, and moneys held on deposit, for the
- 5 purchase of any financing agreements of the department [-] or any
- 6 agency.
- 7 §37D-8 Exemption from taxation. All real and personal
- 8 property owned or operated by the State, the department, or any
- 9 [-] agency, and any interests created in or transfer or
- 10 recording of the property or any interest in the property, and
- 11 payments made under the financing agreements to which the
- 12 property is subject shall be exempt from all state, county, and
- 13 municipal taxation, and fees and charges of every kind.
- 14 Financing agreements issued pursuant to this chapter and the
- 15 income therefrom, including, without limitation, the interest
- 16 component of any lease payments, shall be exempt from all
- 17 taxation by the State or any county or other political
- 18 subdivision thereof, except inheritance, transfer, and estate
- 19 taxes.
- 20 §37D-9 Line of credit. The department, or, with the
- 21 approval of the director and an agency, may contract with a
- 22 financial institution for one or more lines of credit in such

1	SECTION 2. Statutory material to be repealed is bracketed
2	and stricken. New statutory material is underscored.
3	SECTION 3. This Act shall take effect upon its approval.
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5	INTRODUCED BY:
6	BY REQUEST

JUSTIFICATION SHEET

DEPARTMENT:

Budget and Finance

TITLE:

A BILL FOR AN ACT RELATING TO THE MANAGEMENT OF FINANCING AGREEMENTS.

PURPOSE:

To allow other departments and participating agencies, in addition to the Department of Budget and Finance (Department), to enter directly into financing agreements to finance the construction of facilities and the leasing or purchase of equipment.

MEANS:

Amend chapter 37D, Hawaii Revised Statutes (HRS).

JUSTIFICATION:

Chapter 37D, HRS, currently provides that financing agreements must be entered into by the Department, on behalf of the user agency. However, responsibility for the use, maintenance, and covenants of property being financed should, in certain instances, be with the department or agency financing the construction, lease or purchase. federal tax laws, property constructed, leased, or purchased under chapter 37D must be used in a manner consistent with federal quidelines to retain the tax-exemption. example, the department or agency using chapter 37D to finance the construction of a building in which it will be residing will be in a better position than the Department to ensure compliance with federal requirements and make certain the building is appropriately maintained and insured. The proposed amendment will allow for the responsibility to be placed with the appropriate party.

Impact on the public: Not applicable.

Impact on the department and other agencies: The Department will continue to have oversight responsibilities, the transaction will continue to be subject to Governor's approval, and the financing documents will continue to be subject to approval by the Attorney General as to form and legality. Departments and agencies utilizing financing agreements on their own will assume direct responsibility for such transactions.

GENERAL FUND:

None.

OTHER FUNDS:

None.

PPBS PROGRAM
DESIGNATION:

BUF-115.

OTHER AFFECTED

AGENCIES:

Any department or agency entering in financing agreements that should serve as

its own lessee rather than have the

Department enter the lease on its behalf.

EFFECTIVE DATE:

Upon approval.