Representative Sheryl L. Allen proposes to substitute the following bill:

1	PUBLIC EDUCATION FOUNDATION AMENDMENTS		
2		1999 GENERAL SESSIC	N
3		STATE OF UTAH	
4		Sponsor: Sheryl L. Alle	en
5 6	Lloyd W. Frandsen Ron Bigelow	David L. Hogue A. Lamont Tyler	Afton B. Bradshaw Judy Ann Buffmire
7	AN ACT RELATING TO I	EDUCATION FOUNDATIONS; E	XPANDING THE POWERS OF
8	PUBLIC EDUCATION FOUNDATIONS; REQUIRING THE FOUNDATIONS TO COMPLY		
9	WITH THE STATE MONI	EY MANAGEMENT ACT; AND A	ALLOWING THE FOUNDATIONS
10	TO PARTICIPATE IN THE RISK MANAGEMENT FUND.		
11	This act affects sections of Utah Code Annotated 1953 as follows:		
12	AMENDS:		
13	<b>51-7-11</b> , as last ame	nded by Chapter 375, Laws of Utal	n 1997
14	<b>51-7-13</b> , as last ame	nded by Chapter 169, Laws of Utal	n 1997
15	<b>53A-4-205</b> , as enact	ed by Chapter 2, Laws of Utah 198	38
16	<b>63A-4-204</b> , as last a	mended by Chapter 55, Laws of Ut	ah 1997
17	Be it enacted by the Legisla	ture of the state of Utah:	
18	Section 1. Section 5	51-7-11 is amended to read:	
19	51-7-11. Authoriz	ed deposits or investments of pub	olic funds.
20	(1) A public treasur	er may conduct investment transact	ions only through qualified
21	depositories, certified dealer	rs, or directly with issuers of the inv	estment securities.
22	(2) The remaining t	erm to maturity of the investment n	nay not exceed the period of
23	availability of the funds to be invested.		
24	(3) Except as provide	led in Subsection (4), all public fun	ds may be deposited or invested
25	only in the following assets	that meet the criteria of Section 51	-7-17:

26	(a) negotiable or nonnegotiable deposits of qualified depositories;
27	(b) qualifying or nonqualifying repurchase agreements and reverse repurchase agreements
28	with qualified depositories using collateral consisting of:
29	(i) Government National Mortgage Association mortgage pools;
30	(ii) Federal Home Loan Mortgage Corporation mortgage pools;
31	(iii) Federal National Mortgage Corporation mortgage pools;
32	(iv) Small Business Administration loan pools;
33	(v) Federal Agriculture Mortgage Corporation pools; or
34	(vi) other investments authorized by this section;
35	(c) qualifying repurchase agreements and reverse repurchase agreements with certified
36	dealers, permitted depositories, or qualified depositories using collateral consisting of:
37	(i) Government National Mortgage Association mortgage pools;
38	(ii) Federal Home Loan Mortgage Corporation mortgage pools;
39	(iii) Federal National Mortgage Corporation mortgage pools;
40	(iv) Small Business Administration loan pools; or
41	(v) other investments authorized by this section;
42	(d) commercial paper that is classified as "first tier" by two nationally recognized statistical
43	rating organizations, one of which must be Moody's Investors Service or Standard and Poor's,
44	which has a remaining term to maturity of 270 days or less;
45	(e) bankers' acceptances that:
46	(i) are eligible for discount at a Federal Reserve bank; and
47	(ii) have a remaining term to maturity of 270 days or less;
48	(f) fixed rate negotiable deposits issued by a permitted depository that have a remaining
49	term to maturity of 365 days or less;
50	(g) obligations of the United States Treasury, including United States Treasury bills,
51	United States Treasury notes, and United States Treasury bonds;
52	(h) obligations other than mortgage pools and other mortgage derivative products issued
53	by, or fully guaranteed as to principal and interest by, the following agencies or instrumentalities
54	of the United States in which a market is made by a primary reporting government securities
55	dealer:
56	(i) Federal Farm Credit banks:

5/	(11) Federal Home Loan banks;
58	(iii) Federal National Mortgage Association;
59	(iv) Student Loan Marketing Association;
60	(v) Federal Home Loan Mortgage Corporation;
61	(vi) Federal Agriculture Mortgage Corporation; and
62	(vii) Tennessee Valley Authority;
63	(i) fixed rate corporate obligations that:
64	(i) are rated "A" or higher or the equivalent of "A" or higher by two nationally recognized
65	statistical rating organizations, one of which must be by Moody's Investors Service or Standard
66	and Poor's;
67	(ii) are publicly traded; and
68	(iii) have a remaining term to final maturity of 365 days or less or is subject to a hard put
69	at par value or better, within 365 days;
70	(j) tax anticipation notes and general obligation bonds of the state or of any county,
71	incorporated city or town, school district, or other political subdivision of this state, including
72	bonds offered on a when-issued basis without regard to the limitation in Subsection (7);
73	(k) bonds, notes, or other evidence of indebtedness of any county, incorporated city or
74	town, school district, or other political subdivision of the state that are payable from assessments
75	or from revenues or earnings specifically pledged for payment of the principal and interest on these
76	obligations, including bonds offered on a when-issued basis without regard to the limitation in
77	Subsection (7);
78	(l) shares or certificates in a money market mutual fund as defined in Section 51-7-3;
79	(m) variable rate negotiable deposits that:
80	(i) are issued by a qualified depository or a permitted depository;
81	(ii) are repriced at least semiannually; and
82	(iii) have a remaining term to final maturity not to exceed two years;
83	(n) variable rate securities that:
84	(i) (A) are rated "A" or higher or the equivalent of "A" or higher by two nationally
85	recognized statistical rating organizations, one of which must be by Moody's Investors Service or
86	Standard and Poor's;
87	(B) are publicly traded;

88	(C) are repriced at least semiannually; and	
89	(D) have a remaining term to final maturity not to exceed two years or are subject to a hard	
90	put at par value or better, within 365 days;	
91	(ii) are not mortgages, mortgage-backed securities, mortgage derivative products, or any	
92	security making unscheduled periodic principal payments other than optional redemptions.	
93	(4) The following public funds are exempt from the requirements of Subsection (3):	
94	(a) funds of the permanent land grant trust funds established pursuant to the Utah Enabling	
95	Act and the Utah Constitution;	
96	(b) funds of member institutions of the state system of higher education and funds of	
97	public education foundations acquired by:	
98	(i) gift, devise, or bequest; or	
99	(ii) federal or private grant;	
100	(c) the corpus of funds functioning as endowments of member institutions of the state	
101	system of higher education and the corpus of funds functioning as endowments of public education	
102	<u>foundations</u> ;	
103	(d) the Employers' Reinsurance Fund created in Section 34A-2-702; and	
104	(e) the Uninsured Employers' Fund created in Section 34A-2-704.	
105	(5) If any of the deposits authorized by Subsection (3)(a) are negotiable or nonnegotiable	
106	large time deposits issued in amounts of \$100,000 or more, the interest shall be calculated on the	
107	basis of the actual number of days divided by 360 days.	
108	(6) A public treasurer may maintain fully-insured deposits in demand accounts in a	
109	federally insured nonqualified depository only if a qualified depository is not reasonably	
110	convenient to the entity's geographic location.	
111	(7) The public treasurer shall ensure that all purchases and sales of securities are settled	
112	within 15 days of the trade date.	
113	Section 2. Section <b>51-7-13</b> is amended to read:	
114	51-7-13. Funds of member institutions of state system of higher education and public	
115	education foundations Authorized deposits or investments Release of restrictions on	
116	gifts.	
117	(1) The provisions of this section apply to all funds of member institutions of the state	

system of higher education that are not transferred to the state treasurer under Section 51-7-4 and

119	all funds of public education foundations established under Section 53A-4-205.
120	(2) (a) (i) Except as provided in Subsection (ii), the following funds shall be invested
121	according to rules established by the council:
122	(A) all funds acquired by gift, devise, or bequest or by federal or private grant; and
123	(B) the corpus of funds functioning as endowments.
124	(ii) Notwithstanding Subsection (2)(a)(i), if the terms of a gift or grant require particular
125	investments, the funds shall be invested according to those terms.
126	(b) Proceeds of general obligation bond issues and all funds pledged or otherwise
127	dedicated to the payment of interest and principal of general obligation bonds issued by or for the
128	benefit of the institution shall be invested according to the requirements of:
129	(i) Section 51-7-11 and the rules of the council; or
130	(ii) the terms of the borrowing instruments applicable to those bonds and funds if those
131	terms are more restrictive than Section 51-7-11.
132	(c) (i) The public treasurer shall invest the proceeds of bonds other than general obligation
133	bonds issued by or for the benefit of the institution and all funds pledged or otherwise dedicated
134	to the payment of interest and principal of bonds other than general obligation bonds according to
135	the terms of the borrowing instruments applicable to those bonds.
136	(ii) If no provisions governing investment of bond proceeds or pledged or dedicated funds
137	are contained in the borrowing instruments applicable to those bonds or funds, the public treasurer
138	shall comply with the requirements of Section 51-7-11 in investing those proceeds and funds.
139	(d) All other funds in the custody or control of any of those institutions or public education
140	foundations shall be invested as provided in Section 51-7-11 and the rules of the council.
141	(3) (a) Each institution shall make monthly reports detailing the deposit and investment
142	of funds in its custody or control to its institutional council and the State Board of Regents.
143	(b) The state auditor may conduct or cause to be conducted an annual audit of the
144	investment program of each institution.
145	(c) The State Board of Regents shall:
146	(i) require whatever internal controls and supervision are necessary to ensure the
147	appropriate safekeeping, investment, and accounting for all funds of these institutions; and
148	(ii) submit annually to the governor and the Legislature a summary report of all

investments by institutions under its jurisdiction.

150	(4) (a) The State Board of Regents may release, in whole or in part, a restriction imposed	
151	by the applicable gift instrument on the investment of a fund held by a member institution by	
152	obtaining the written consent of the donor.	
153	(b) (i) If written consent of the donor cannot be obtained because the donor is dead,	
154	disabled, unavailable, or cannot be identified, the State Board of Regents may apply in the name	
155	of the institution to the district court of the district in which the institution is located for a release	
156	from the restriction.	
157	(ii) If, after notice and opportunity to be heard, the court finds that the restriction is	
158	obsolete, inappropriate, or impracticable, it may by order release the restriction in whole or in part.	
159	Section 3. Section <b>53A-4-205</b> is amended to read:	
160	53A-4-205. Establishment of public education foundations Powers and duties	
161	Tax exempt status.	
162	(1) [School districts] State and local school boards may establish foundations to:	
163	(a) assist in the development and implementation of the programs authorized under this	
164	part to promote educational excellence; and	
165	(b) assist in the accomplishment of other education-related objectives.	
166	(2) A foundation established under Subsection (1):	
167	(a) may solicit and receive contributions from private enterprises for the purpose of this	
168	part;	
169	(b) shall comply with Title 51, Chapter 7, State Money Management Act, and rules made	
170	under the act;	
171	[(b)] (c) has no power or authority to incur contractual obligations or liabilities that	
172	constitute a claim against public funds except as provided in this section;	
173	[(c)] (d) may not exercise executive, administrative, or rulemaking authority over the	
174	programs referred to in this part, except to the extent specifically authorized by the [local]	
175	responsible school board; [and]	
176	[(d)] (e) is exempt from all taxes levied by the state or any of its political subdivisions with	
177	respect to activities conducted under this part; and	
178	(f) may participate in the Risk Management Fund under Section 63A-4-204.	
179	Section 4. Section <b>63A-4-204</b> is amended to read:	
180	63A-4-204. School district participation in Risk Management Fund.	

- 181 (1) (a) For the purpose of this section, action by a public school district shall be taken upon 182 resolution by a majority of the members of its board of education. 183 (b) (i) Upon [the] approval [of] by the state risk manager and the board of education of the 184 school district, a public school district may participate in the Risk Management Fund and may 185 permit a foundation established under Section 53A-4-205 to participate in the Risk Management 186 Fund. 187 (ii) Upon approval by the state risk manager and the State Board of Education, a state 188 public education foundation may participate in the Risk Management Fund. 189 (c) Subject to any cancellation or other applicable coverage provisions, either the state risk 190 manager or the public school district may terminate participation in the fund. 191 (2) The state risk manager shall contract for all insurance, legal, loss adjustment, 192 consulting, loss control, safety, and other related services necessary to support the insurance 193 program provided to a participating public school district, except that all supporting legal services 194 are subject to the prior approval of the state attorney general. 195 (3) (a) The state risk manager shall treat each participating public school district as a state 196 agency when participating in the Risk Management Fund. 197 (b) Each public school district participating in the fund shall comply with the provisions 198 of this part that affect state agencies. 199 (4) (a) The risk manager shall at least annually: 200 (i) prepare information summarizing the coverage provided to school teachers by the Risk 201 Management Fund; and
  - (ii) provide that information to participating school districts.
- 203 (b) Each participating school district shall provide the coverage information to each school teacher.