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Representative Jeff Alexander proposes to substitute the following bill:

1	USE OF TOBACCO SETTLEMENT REVENUES
2	2000 GENERAL SESSION
3	STATE OF UTAH
4	Sponsor: L. Steven Poulton
5	AN ACT RELATING TO THE TOBACCO SETTLEMENT ACCOUNT; CREATING THE
6	TOBACCO SETTLEMENT ENDOWMENT AND RENAMING THE TOBACCO
7	SETTLEMENT ACCOUNT; APPORTIONING TOBACCO SETTLEMENT FUNDS BETWEEN
8	THE ACCOUNT AND THE ENDOWMENT; REQUIRING THAT FUNDS IN THE TOBACCO
9	SETTLEMENT RESTRICTED ACCOUNT BE ALLOCATED EACH YEAR IN THE
10	FOLLOWING ORDER: \$5,500,000 FOR THE CHILDREN'S HEALTH INSURANCE
11	PROGRAM, \$3,000,000 FOR TOBACCO AND SUBSTANCE ABUSE PREVENTION,
12	\$3,000,000 FOR THE DRUG COURT PROGRAM, AND \$4,000,000 FOR THE UNIVERSITY
13	OF UTAH HEALTH SCIENCES CENTER; IMPOSING AN ANNUAL REPORTING
14	REQUIREMENT; DIRECTING THE APPROPRIATION OF FUNDS FOR FISCAL YEAR
15	2000-01; REPEALING THE HOSPITAL PROVIDER ASSESSMENT; PROVIDING AN
16	EFFECTIVE DATE; AND PROVIDING A COORDINATING CLAUSE TO ALLOCATE
17	TOBACCO SETTLEMENT FUNDS TO A CONSTITUTIONALLY CREATED TRUST FUND.
18	This act affects sections of Utah Code Annotated 1953 as follows:
19	AMENDS:
20	26-40-102 , as enacted by Chapter 360, Laws of Utah 1998
21	26-40-103, as last amended by Chapters 21 and 61, Laws of Utah 1999
22	63-97-101, as enacted by Chapter 78, Laws of Utah 1999
23	ENACTS:
24	52-7-12.1 , Utah Code Annotated 1953
25	63-97-301 , Utah Code Annotated 1953

26	RENUMBERS AND AMENDS:
27	63-97-201, (Renumbered from 63-97-102, as enacted by Chapter 78, Laws of Utah 1999)
28	REPEALS:
29	26-40-111 , as enacted by Chapter 360, Laws of Utah 1998
30	26-40-112, as last amended by Chapter 78, Laws of Utah 1999
31	26-40-113, as enacted by Chapter 360, Laws of Utah 1998
32	26-40-114 , as enacted by Chapter 360, Laws of Utah 1998
33	Be it enacted by the Legislature of the state of Utah:
34	Section 1. Section 26-40-102 is amended to read:
35	26-40-102. Definitions.
36	As used in this chapter:
37	[(1) "Assessment" means the hospital provider assessment established in Section
38	26-40-111.]
39	[(2)] (1) "Child" means a person who is under 19 years of age.
40	[(3)] (2) "Eligible child" means a child who qualifies for enrollment in the program as
41	provided in Section 26-40-105.
12	[(4)] (3) "Enrollee" means any child enrolled in the program.
13	[(5) "Freestanding ambulatory surgical facility" means an urban or rural nonhospital-based
14	or nonhospital-affiliated licensed facility, as defined in Section 26-21-2, as an ambulatory surgical
45	facility, with an organized professional staff that provides surgical services to patients who do not
46	require an inpatient bed.]
47	[(6) (a) "Hospital" means any general acute hospital, as defined in Section 26-21-2,
48	operating in this state.]
1 9	[(b) "Hospital" does not include:]
50	[(i) a residential care or treatment facility, as defined in Subsections 62A-2-101(16), (17),
51	and (19);]
52	[(ii) the Utah State Hospital;]
53	[(iii) any rural hospital that operates outside of a metropolitan statistical area, a
54	metropolitan area, or an urbanized area as designated by the U.S. Bureau of Census; or]
55	[(iv) any specialty hospital operating in this state, as defined in Section 26-21-2, that is
56	engaged exclusively in rendering psychiatric or other mental health treatment.]

57	[(7) "Hospital-based ambulatory surgical facility" means an urban or rural on-hospital
58	campus or hospital-affiliated licensed facility with an organized professional staff that provides
59	surgical services to patients who do not require an inpatient bed.]
60	[(8)] (4) "Plan" means the department's plan submitted to the United States Department
61	of Health and Human Services pursuant to 42 U.S.C. Sec. 1397ff.
62	[(9)] (5) "Program" means the Utah Children's Health Insurance Program created by this
63	chapter.
64	Section 3. Section 26-40-103 is amended to read:
65	26-40-103. Creation and administration of the Utah Children's Health Insurance
66	Program.
67	(1) There is created the Utah Children's Health Insurance Program to be administered by
68	the department in accordance with the provisions of:
69	(a) this chapter; and
70	(b) the State Children's Health Insurance Program, 42 U.S.C. Sec. 1397aa et seq.
71	(2) The department shall:
72	(a) prepare and submit the state's children's health insurance plan before May 1, 1998, and
73	any amendments to the federal Department of Health and Human Services in accordance with 42
74	U.S.C. Sec. 1397ff; and
75	(b) make rules in accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking
76	Act regarding:
77	(i) eligibility requirements consistent with Subsection 26-18-3(6);
78	(ii) program benefits;
79	(iii) the level of coverage for each program benefit;
80	(iv) cost-sharing requirements for enrollees, which may not:
81	(A) exceed the guidelines set forth in 42 U.S.C. Sec. 1397ee; or
82	(B) impose deductible, copayment, or coinsurance requirements on an enrollee for
83	well-child, well-baby, and immunizations; and
84	(v) the administration of the program[; and].
85	[(vi) the provider assessment, including:]
86	[(A) the factor for the assessment;]
87	(B) the administration, collection, and enforcement of the assessment, including:

88	[(I) auditing a provider's records; and]
89	[(II) imposing penalties for failure to pay the assessment as required; and]
90	[(C) reducing the amount of the assessment to the extent funds are deposited into the
91	Hospital Provider Assessment Account created in Section 26-40-112 as a result of private
92	contributions to the program.]
93	(3) Before July 1, 2001, the Governor's Office of Planning and Budget shall study the
94	effectiveness of the department's administration of the program and report any findings to:
95	(a) the Health and Human Services Interim Committee of the Legislature;
96	(b) the Health Policy Commission; and
97	(c) the department.
98	Section 2. Section 51-7-12.1 is enacted to read:
99	51-7-12.1. Deposit or investment of Tobacco Settlement Endowment Authorized
100	deposits and investment Asset manager.
101	(1) Notwithstanding the requirements of Section 51-7-11, monies in the Tobacco
102	Settlement Endowment established by Section 63-97-301 shall be deposited or invested only in
103	the following:
104	(a) any deposit or investment authorized by Section 51-7-11;
105	(b) equity securities, including common and preferred stock issued by corporations listed
106	on a major securities exchange, in accordance with the following criteria applied at the time of
107	investment:
108	(i) the treasurer may not invest more than 5%, determined on a cost basis, of the total
109	endowment assets in the securities of any one issuer;
110	(ii) the treasurer may not invest more than 25%, determined on a cost basis, of the total
111	endowment assets in a particular industry;
112	(iii) the treasurer may not invest more than 5%, determined on a cost basis, of the total
113	endowment assets in securities of corporations that have been in continuous operation for less than
114	three years;
115	(iv) the endowment may not hold in excess of 5% of the outstanding voting securities of
116	any one corporation; and
117	(v) at least 75% of the corporations in which investments are made under Subsection (1)(b)
118	must appear on the Standard and Poor's 500 Composite Stock Price Index;

119	(c) fixed-income securities, including bonds, notes mortgage securities, zero coupon
120	securities, and convertible securities issued by domestic corporations rated A or higher by Moody's
121	Investor's Service, Inc. or by Standard and Poor's Corporation in accordance with the following
122	criteria applied at the time of investment:
123	(i) the treasurer may not invest more than 5%, determined on a cost basis, of the total
124	endowment assets in the securities of any one issuer;
125	(ii) the treasurer may not invest more than 25%, determined on a cost basis, of the total
126	endowment assets in a particular industry;
127	(iii) the treasurer may not invest more than 5%, determined on a cost basis, of the total
128	fund assets in the securities of corporations that have been in continuous operation for less than
129	three years; and
130	(iv) the dollar-weighted average maturity of fixed-income securities acquired under
131	Subsection (1)(c), may not exceed ten years;
132	(d) fixed-income securities issued by agencies of the United States and
133	government-sponsored organizations, including mortgage-backed pass-through certificates and
134	mortgage-backed bonds;
135	(e) shares of an open-end diversified management investment company established under
136	the Investment Companies Act of 1940; and
137	(f) shares of or deposits in a pooled-investment program.
138	(2) (a) No more than 65% of the total fund assets of any of this endowment, on a cost
139	basis, may be invested in common or preferred stocks at any one time.
140	(b) At least 35% of the total assets of this endowment shall be invested in fixed-income
141	securities authorized by Subsections (1)(a), (c), and (d).
142	(3) The treasurer shall use appropriate investment strategies to protect the principal of the
143	endowment administered under this section during periods of financial market volatility.
144	(4) (a) The treasurer may employ professional asset managers to assist in the investment
145	of assets of the endowment.
146	(b) The treasurer may provide compensation to asset managers from earnings generated
147	by the funds' investments.
148	(5) The council shall give suggestions, advice, and opinions to the treasurer in regard to
149	this section.

150	Section 4. Section 63-97-101 is amended to read:
151	CHAPTER 97. TOBACCO SETTLEMENT FUNDS
152	63-97-101. Title.
153	This chapter is known as the "Tobacco Settlement [Account] Funds."
154	Section 5. Section 63-97-201, which is renumbered from Section 63-97-102 is renumbered
155	and amended to read:
156	Part 2. Tobacco Settlement Restricted Account
157	[63-97-102]. 63-97-201. Creation of Tobacco Settlement Restricted Account.
158	(1) There is created within the General Fund a restricted account known as the Tobacco
159	Settlement Restricted Account.
160	(2) The account shall earn interest.
161	[(2)] (3) The account shall consist of:
162	(a) until July 1, 2003, 50% of all funds of every kind that are received by the state that are
163	related to the settlement agreement that the state entered into with leading tobacco manufacturers
164	on November 23, 1998[-];
165	[(3) Funds in the account may only be used as directed by the Legislature through
166	appropriation.]
167	(b) on and after July 1, 2003, 40% of all funds of every kind that are received by the state
168	that are related to the settlement agreement that the state entered into with leading tobacco
169	manufacturers on November 23, 1998; and
170	(c) interest earned on the account.
171	(4) To the extent that funds will be available for appropriation in a given fiscal year, those
172	funds shall be appropriated from the account in the following order:
173	(a) \$5,500,000 to the Department of Health for the Children's Health Insurance Program
174	created in Section 26-40-103;
175	(b) \$2,000,000 to the Department of Health for alcohol, tobacco, and other drug prevention
176	reduction, cessation, and control programs that promote unified messages and make use of media
177	outlets, including radio, newspaper, billboards and televison, and with a preference in funding
178	given to tobacco-related programs;
179	(c) \$1,000,000 to the Department of Health to be distributed to local health departments
180	to continue tobacco prevention reduction cessation and control programs:

181	(d) \$297,600 to the Administrative Office of the Courts and \$1,991,300 to the Department
182	of Human Services for the statewide expansion of the drug court program;
183	(e) \$77,400 to the Board of Pardons, \$108,700 to the Department of Corrections, and
184	\$525,000 to the Department of Human Service for a drug board pilot program;
185	(f) \$4,000,000 to the State Board of Regents for the University of Utah Health Sciences
186	Center to benefit the health and well-being of Utah citizens through in-state research, treatment,
187	and educational activities; and
188	(g) any remaining funds as directed by the Legislature through appropriation.
189	(5) (a) If tobacco funds in dispute for attorneys fees are received by the state, those funds
190	shall be divided and deposited in accordance with Subsection (3) and Section 63-97-301.
191	(b) The amount appropriated to the Department of Health for alcohol, tobacco, and other
192	drug programs described in Subsection (4)(b), including the funding preference for tobacco-related
193	programs, shall be increased by up to \$2,000,000 in a given fiscal year to the extent that funds in
194	dispute for attorneys fees are available to the state for appropriation from the account.
195	(6) Each state agency identified in Subsection (4) shall provide an annual report on the
196	program and activities funded under Subsection (4) to:
197	(a) the Health and Human Services Interim Committee no later than September 1; and
198	(b) the Health and Human Services Joint Appropriations Subcommittee.
199	Section 6. Section 63-97-301 is enacted to read:
200	Part 3. Tobacco Settlement Endowment.
201	63-97-301. Tobacco Settlement Endowment.
202	(1) There is created within the General Fund a restricted account known as the Tobacco
203	Settlement Endowment.
204	(2) Monies in the account shall be deposited or invested pursuant to Section 51-7-12.1.
205	(3) The account shall consist of:
206	(a) until July 1, 2003, 50% of all funds of every kind that are received by the state that are
207	related to the settlement agreement that the state entered into with leading tobacco manufacturers
208	on November 23, 1998;
209	(b) on and after July 1, 2003, 60% of all funds of every kind that are received by the state
210	that are related to the settlement agreement that the state entered into with leading tobacco
211	manufacturers on November 23, 1998;

212	(c) capital gains on assets in the account; and
213	(d) interest and dividends earned on investments.
214	(4) Tobacco settlement funds and capital gains in the account pursuant to Subsections
215	(3)(a), (b), and (c) shall be treated as principal and may not be appropriated for any purpose, but
216	shall remain in the account for the purpose of earning interest and dividends to be appropriated in
217	accordance with Subsection (5).
218	(5) (a) 50% of the interest and dividends earned annually on the account shall remain in
219	the account and be deposited or invested as principal.
220	(b) Any annual interest earned on the account that remains after Subsection (6)(a) may be
221	appropriated by the Legislature.
222	Section 7. Repealer.
223	This act repeals:
224	Section 26-40-111, Provider assessment.
225	Section 26-40-112, Hospital Provider Assessment Account.
226	Section 26-40-113, Intergovernmental transfers.
227	Section 26-40-114, Repeal of assessment.
228	Section 8. Appropriation.
229	(1) Fifty percent of the tobacco settlement funds in the Tobacco Settlement Account
<u>230</u>	created by Section 63-97-201 as of June 30, 2000, shall be deposited into the Tobacco Settlement
<u>231</u>	Endowment created by Section 63-97-301 on July 1, 2000.
232	(2) Funds remaining in the Tobacco Settlement Account after Subsection (1) are
<u>233</u>	appropriated for fiscal year 2000-01 in the following order:
234	(a) \$5,500,000 to the Department of Health for the Children's Health Insurance Program;
235	(b) \$2,000,000 to the Department of Health for alcohol, tobacco, and other drug prevention,
236	reduction, cessation, and control programs as described in Section 63-97-201, including the
237	funding preference for tobacco-related programs;
238	(c) \$1,000,000 to the Department of Health to be distributed to local health departments
<u> 239</u>	to continue tobacco prevention, reduction, cessation, and control programs;
240	(d) \$297,600 to the Administrative Office of the Courts and \$1,991,300 to the Department
241	of Human Services for the drug court program as provided in Section 63-97-201;
242	(e) \$77,400 to the Board of Pardons, \$108,700 to the Department of Corrections, and

243	\$525,000 to the Department of Human Service for a drug board pilot program; and
244	(f) \$4,000,000 to the State Board of Regents for the University of Utah Health Sciences
245	Center as provided in Section 63-97-201.
246	(3) If tobacco funds in dispute for attorneys fees are received by the state during fiscal year
247	<u>2000-01:</u>
248	(a) those funds shall be divided and deposited in accordance with Section 63-97-201 and
249	63-97-301; and
250	(b) the amount appropriated to the Department of Health for alcohol, tobacco, and other
251	drug programs described in Subsection (2)(b), including the funding preference for tobacco-related
252	programs, shall be increased by up to \$2,000,000 to the extent that funds in dispute for attorneys
253	fees are available to the state for appropriation from the account created by Section 63-97-201.
254	(4) It is the intent of the Legislature that funds deposited into the Tobacco Settlement
255	Account after July 1, 2000, and before July 1, 2001, may be used, as they become available, if
256	necessary for the appropriation in Subsection (2).
257	(5) The appropriation in this section is the only appropriation that may be made for
258	tobacco settlement funds for fiscal year 2000-01.
259	(6) Any funds remaining in the Hospital Providers Assessment Account as of June 30,
260	2000, shall lapse into the General Fund.
261	Section 9. Effective date.
262	This act takes effect on July 1, 2000.
263	Section 10. Coordination clause.
264	(1) If this bill and H.B. 390, Endowment Fund for Tobacco Settlement Monies, both pass
265	it is the intent of the Legislature that:
266	(a) The amendments to Section 51-7-12.1 in H.B. 390 supercede the amendments to
267	Section 51-7-12.1 in this bill and that the reference to "Section 63-97-102" in Section 51-7-12.1
268	in H.B. 390 be amended to read "63-97-301".
269	(b) The renumbering and amendments to Section 63-97-102 in this bill supercede the
270	amendments to Section 63-97-102 in H.B. 390.
271	(2) If this bill passes and if S.J.R.14, Resolution Creating Constitutional Trust Fund,
272	passes the Legislature and is approved by a majority of those voting at the next general election
273	and thus becomes effective on January 1, 2001, it is the intent of the Legislature that effective as

274	of January 1, 2001:
275	(a) Section 63-97-301 be repealed and reenacted to read as follows:
276	"63-97-301. Permanent state trust fund.
277	(1) Until July 1, 2003, 50% of all funds of every kind that are received by the state that are
278	related to the settlement agreement that the state entered into with leading tobacco manufacturers
279	on November 23, 1998, shall be deposited into the permanent state trust fund created by and
280	operated under Utah Constitution Article XXII, Section 4.
281	(2) On and after July 1, 2003, 60% of all funds of every kind that are received by the state
282	that are related to the settlement agreement that the state entered into with leading tobacco
283	manufacturers on November 23, 1998, shall be deposited into the permanent state trust fund
284	created by and operated under Utah Constitution Article XXII, Section 4.
285	(3) Funds in the permanent state trust fund shall be deposited or invested pursuant to
286	Section 51-7-12.1.
287	(4) (a) 50% of the interest and dividends earned annually from the permanent state trust
288	fund shall remain in the fund to be treated as principal.
289	(b) Any annual interest or dividends earned from the permanent state trust fund that remain
290	after Subsection (4)(a) may be appropriated by the Legislature."
291	(b) The reference to "the Tobacco Settlement Endowment established by Section
292	63-97-301" in Subsection 51-7-12.1(1) be amended to read "the permanent state trust fund created
293	by and operated under Utah Constitution Article XXII, Section 4".
294	(c) Any and all funds in the Tobacco Settlement Endowment created in Section 6 of this
295	bill shall be deposited into the permanent state trust fund created by and operated under Utah
296	Constitution Article XXII, Section 4.
297	(d) The Office of Legislative Research and General Counsel shall prepare the database for
298	publication to reflect the statutory changes in Subsections (2)(a) and (b) "