1	CONCURRENT RESOLUTION SUPPORTING THE TRANSFER
2	OF ADMINISTRATION OF THE UTAH NAVAJO TRUST
3	FUND TO THE DINÉH COMMITTEE
4	2013 GENERAL SESSION
5	STATE OF UTAH
6	Chief Sponsor: Michael E. Noel
7	Senate Sponsor:
8	
9	LONG TITLE
10	General Description:
11	This concurrent resolution of the Legislature and the Governor expresses the
12	Legislature's and the Governor's intent to transfer all Utah Navajo Trust Fund
13	administrative and fiduciary obligations to the Utah Dinéh Corporation under specified
14	conditions.
15	Highlighted Provisions:
16	This resolution:
17	<ul> <li>expresses the Legislature's and the Governor's intent to transfer all Utah Navajo</li> </ul>
18	Trust Fund administrative and fiduciary obligations to the Utah Dinéh Corporation
19	subject to federal action;
20	<ul> <li>declares that any transfer pursuant to federal action of Utah Navajo Trust Fund</li> </ul>
21	administrative and fiduciary obligations to the Utah Dinéh Corporation must also
22	indemnify and hold harmless the state of Utah from any and all legal and equitable
23	claims arising from future Utah Navajo Trust Fund administration by the Utah
24	Dinéh Corporation and for litigation costs related to any claims;
25	<ul> <li>declares that transfer of Utah Navajo Trust Fund administrative and fiduciary</li> </ul>
26	obligations to the Utah Dinéh Corporation should require that the value of fixed and
27	monetary Utah Navajo Trust Fund assets remain at least at current levels so that



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funds will be available to promote future generations of Utah Navajo Trust Fund beneficiaries'
health, education, and general welfare; and
<ul> <li>declares that, if the foregoing objectives are ensured, the transfer of Utah Navajo</li> </ul>
Trust Fund administrative and fiduciary obligations to the Utah Dinéh Corporation
should occur by federal action.
Special Clauses:
None
Be it resolved by the Legislature of the state of Utah, the Governor concurring therein:
WHEREAS, in 1933, Congress enacted 47 Stat. 1418, which expanded the boundaries
of the Navajo Reservation north of the San Juan River, in San Juan County, Utah, referred to as
the "Aneth Extension," and directed that 37.5% of all royalties from oil and gas extracted from
certain portions of the Aneth Extension "shall be expended by the State of Utah in the Tuition
of Indian children in white schools and/or in the building or maintenance of roads across the
[Aneth Extension], or for the benefit of the Indians residing therein";
WHEREAS, in 1968, Congress enacted Public Law 90-306, 82 Stat. 121, which
expanded the beneficiary class to include all Navajo residing in San Juan County, Utah, (Utah
Dinéh), and which redefined the purposes of the Utah Navajo Trust Fund (UNTF) to include
the beneficiaries' "health, education and general welfare";
WHEREAS, the 1933 act and the 1968 expansion of the beneficiary (Federal Acts)
class effectively created a common law discretionary trust whereby the United States is the
settlor, Utah is the trustee, and all Utah Dinéh residing in San Juan County, Utah are
beneficiaries;
WHEREAS, pursuant to the Federal Acts, Utah must administer the UNTF for the
health, education, and general welfare of the Navajo Indians residing in San Juan County;
WHEREAS, oil and gas were first extracted in paying quantities from the Aneth
Extension during or about the late 1950s;
WHEREAS, in 2008, the Legislature of the state of Utah enacted H.B. 352,
Amendments Related to Monies Derived from Navajo Nation Reservation Lands in Utah,
which in part declared, "It is the purpose of this chapter to provide for a transitional process
until congressional action designates a new recipient of the Utah Navaio royalties":

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59	WHEREAS, H.C.R. 4, Concurrent Resolution Encouraging Congressional Action to
60	Designate a New Recipient of Royalties from Navajo Reservation Lands in Utah, also passed
61	by the Utah Legislature in 2008, noted that "the state first received monies from the 37.5% of
62	the oil and gas royalties in 1959 and litigation related to those royalties began almost
63	immediately" and that "the litigious environment surrounding the state's administration of the
64	oil and gas royalties harms the relationship between the state and the San Juan Navajos and
65	complicates all parties' ability to meet the needs of the San Juan Navajos";
66	WHEREAS, H.B. 352 incrementally reduced expenditures under the trust duties;
67	WHEREAS, H.B. 352 resulted in the establishment of what became known as the
68	Navajo Royalty Holding Fund (NRHF) no later than July 1, 2008, into which all UNTF
69	monetary assets and future royalty payments would be placed;
70	WHEREAS, Utah law, established by H.B. 352, was amended in 2012 by S.B. 155,
71	Transition for Repealed Navajo Trust Fund Act, to allow expenditures from the NRHF for the
72	education of certain beneficiaries up to January 1, 2014;
73	WHEREAS, on June 30, 2010, net assets then being held by the state of Utah in the
74	NRHF totaled \$51,352,590;
75	WHEREAS, this includes a \$33,000,000 court settlement, the final installment of
76	which is to be paid by the state of Utah in 2013;
77	WHEREAS, litigation is now pending in United States District Court seeking to force
78	the state of Utah to resume active administration of the UNTF for the health, education, and
79	general welfare of the beneficiaries;
80	WHEREAS, the health, education, and general welfare of the beneficiaries would be
81	improved by continuing projects previously funded, wholly or partially, with UNTF funds,
82	including housing, water development, range improvement, delivery of education, healthcare,
83	and other social services;
84	WHEREAS, although funded in part with NRHF expenditures, the subsequent cutoff of
85	funding has left nonmonetary assets, including partially built houses, exposed to the extreme
86	elements of southeastern Utah;
87	WHEREAS, beneficiaries seeking secondary education are currently unsure whether
88	college financial aid will continue to be available through the NRHF;
89	WHEREAS, in certain carefully selected instances, and in partnership with other

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90	governmental and private financial institutions, the beneficiaries would benefit from the
91	expenditure of UNTF money for economic development in San Juan County;
92	WHEREAS, the UNTF should be actively administered in these areas of need for the
93	health, education, and general welfare of the beneficiaries;
94	WHEREAS, the Federal Acts provide no mechanism for the state of Utah to resign as
95	UNTF trustee;
96	WHEREAS, legislation to amend the Federal Acts to name a successor trustee was
97	introduced in the 111th and 112th Congress, but did not become law;
98	WHEREAS, no legislation to amend the Federal Acts to name a successor trustee has
99	been introduced in the 113th Congress;
100	WHEREAS, the Legislature of the state of Utah and the Governor stated in H.C.R. 4
101	that the "removal of the state as a go-between provides an opportunity for Navajos";
102	WHEREAS, the Utah Dinéh Corporation (UDC) is a nonprofit organization formed
103	under the Utah Revised Nonprofit Corporation Act;
104	WHEREAS, the UDC is organized exclusively for charitable, religious, educational,
105	and scientific purposes, including the making of distributions to organizations that qualify as
106	exempt organizations under IRC Section 501(c) of the Internal Revenue Code;
107	WHEREAS, UDC's proposed amended bylaws ensure transparency and accountability
108	at every level of corporate administration and prohibits real and apparent conflicts of interest,
109	including nepotism, at every level of corporate administration;
110	WHEREAS, the UDC's proposed amended bylaws position the Utah Dinéh to play
111	important roles in UNTF administration and oversight, require that the overall value of the
112	UNTF, currently estimated at approximately \$55,000,000, be maintained and, if consistent with
113	applicable law and UNTF purposes, grown;
114	WHEREAS, the UDC's proposed amended bylaws require that any UNTF assets made
115	available for economic development be limited in amount, comprise only a minor portion of
116	any single funding package, be partnered with loans from other charted financial institutions,
117	be offered only as loans at current market rates for any amount over \$300, and occur only after
118	it is expressly determined that the expenditure will actually promote the beneficiaries' health,
119	education, or general welfare;
120	WHEREAS, the UDC's proposed amended bylaws provide that if all Utah Navajo Trust

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Fund administrative and fiduciary obligations are transferred to the Utah Dinéh Corporation, a
Request For Proposal addressed to large, charted financial institutions will be issued
immediately, and every three years thereafter, for performing fund management, investing, and
auditing services;
WHEREAS, the members of each Utah chapter of the Navajo Nation have previously
resolved to support the UDC's effort to become the UNTF trustee;
WHEREAS, this support will again be ensured by means deemed reasonable and
reliable prior to any transfer of UNTF administration to the UDC;
WHEREAS, the San Juan County Board of Commissioners unanimously supports
transfer of administrative and fiduciary obligations for the UNTF to the UDC;
WHEREAS, the UDC Board of Directors will include representatives elected from each
Utah chapter of the Navajo Nation and from one chapter organized to represent Utah Dinéh
that currently does not reside within Navajo Reservation boundaries;
WHEREAS, the UDC intends to administer the UNTF pursuant to all applicable laws
and regulations, including the common law of Indian trusts that imposes strict and exacting
fiduciary obligations upon any trustee administering the property of Native Americans; and
WHEREAS, any transfer of UNTF administrative and fiduciary obligations to the UDC
must ensure that the state of Utah is indemnified and held harmless for any liability, damages,
or litigation costs resulting from UNTF administration:
NOW, THEREFORE, BE IT RESOLVED that the Legislature of the state of Utah, the
Governor concurring therein, expresses its intent to transfer all Utah Navajo Trust Fund
administrative and fiduciary obligations to the Utah Dinéh Corporation conditioned on removal
of the state as trustee, by an act of Congress.
BE IT FURTHER RESOLVED that the Legislature and the Governor declare that any
transfer of Utah Navajo Trust Fund administrative and fiduciary obligations to the Utah Dinéh
Corporation by Congressional act must also indemnify and hold harmless the state of Utah
from any and all legal and equitable claims arising from future Utah Navajo Trust Fund
administration by the Utah Dinéh Corporation and for litigation costs related to any claims.
BE IT FURTHER RESOLVED that the Legislature and the Governor declare that any
transfer of Utah Navajo Trust Fund administrative and fiduciary obligations to the Utah Dinéh
Corporation should require that the value of fixed and monetary Utah Navajo Trust Fund assets

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152	remain at least at current levels so that funds will be available to promote future generations of
153	Utah Navajo Trust Fund beneficiaries' health, education, and general welfare.
154	BE IT FURTHER RESOLVED that the Legislature and the Governor declare that, if
155	the foregoing objectives are ensured, the Legislature and the Governor support action by
156	Congress to transfer the Utah Navajo Trust Fund's administrative and fiduciary obligations to
157	the Utah Dinéh Corporation.
158	BE IT FURTHER RESOLVED that a copy of this resolution be sent to the Navajo Utah
159	Commission, the President of the Navajo Nation, the Speaker of the Navajo Nation Council,
160	the elected secretary of each Utah Dinéh chapter, the San Juan County Board of
161	Commissioners, the current administrator of the Navajo Royalty Holding Fund, the secretary of
162	the United States Department of the Interior, the United States Attorney General, and the
163	members of Utah's congressional delegation.

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Office of Legislative Research and General Counsel