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1	JOINT RESOLUTION URGING GOVERNOR AND UTAH'S
2	CONGRESSIONAL DELEGATION TO SECURE UTAH STATE
3	LAND
4	2013 GENERAL SESSION
5	STATE OF UTAH
6	<b>Chief Sponsor: Aaron Osmond</b>
7	House Sponsor: Keven J. Stratton
8 9	LONG TITLE
10	General Description:
11	This joint resolution of the Legislature strongly urges the federal government to transfer
12	title to the public lands within the boundaries of the state of Utah to the state, and
13	strongly urges the Governor and Utah's congressional delegation to work to obtain from
14	the federal government the transfer of these lands to this state.
15	Highlighted Provisions:
16	This resolution:
17	<ul> <li>fully supports the provisions of the Transfer of Public Lands Act, as currently</li> </ul>
18	signed into law, and strongly urges the federal government to honor its long overdue
19	promise to transfer title to the public lands within the boundaries of the state of
20	Utah to the state;
21	<ul> <li>declares that this action, if taken by the federal government, will allow Utah to</li> </ul>
22	provide for the education of its children, grow its economy and job opportunities,
23	and provide for responsible management of the state's abundant natural resources
24	while preserving the important historic and cultural contributions that Utah's public
25	lands provide the citizens of Utah, the nation, and the world;
26	<ul> <li>strongly urges the Governor, the Attorney General, Utah's congressional delegation,</li> </ul>
27	Utah's local governments, and the citizens of the state of Utah to join the Legislature
28	in fully supporting the provisions of the Transfer of Public Lands Act, as currently
29	signed into law, in order to hold the federal government accountable for its long

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30	overdue promise to transfer title to the public lands within the state of Utah to the state; and
31	<ul> <li>strongly urges the Governor and Utah's congressional delegation to exert their</li> </ul>
32	utmost abilities to obtain from the federal government the transfer to this state of the
33	public lands as specified in the Utah Transfer of Public Lands Act at as early a
34	period and on such terms as may be beneficial to the state and advantageous to its
35	citizens.
36	Special Clauses:
37	None
38	
39	Be it resolved by the Legislature of the state of Utah:
40	WHEREAS, at statehood, Utah exacted from the federal government in its Utah
41	Enabling Act the same promise the federal government made and kept with all states east of
42	Colorado the promise that the federal government would "extinguish title" to the public lands
43	within the boundaries of the state;
44	WHEREAS, to facilitate the federal government's performance of this promise, Utah
45	agreed, just like states east of Colorado, to "forever disclaim all right and title to the
46	unappropriated public lands" as a means of quieting title;
47	WHEREAS, with certainty of the title, the federal government was able to give
48	certainty of title to purchasers and transferees of the public lands as the federal government
49	disposed of them in honoring statehood contracts like Utah's Enabling Act;
50	WHEREAS, Utah's expectation that the federal government would timely dispose of
51	the public lands as a material part of the benefit of its enabling act bargain is plainly evident
52	from the Utah Senate Joint Memorial Number Four from 1915, which provides, in part, as
53	follows:
54	"In harmony with the spirit and letter of the land grants to the national government, in
55	perpetuation of a policy that has done more to promote the general welfare than any other
56	policy in our national life, and in conformity with the terms of our Enabling Act, we, the
57	members of the Legislature of the State of Utah, memorialize the President and the Congress of

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the United States for the speedy return to the former liberal national attitude toward the public domain, and we call attention to the fact that the burden of State and local government in Utah is borne by the taxation of less than one-third of the lands of the State, which alone is vested in private or corporate ownership, and we hereby earnestly urge a policy that will afford an opportunity to settle our lands and make use of our resources on terms of equality with the older states, to the benefit and upbuilding of the State and to the strength of the nation.";

64 WHEREAS, Utah's expectation that the federal government would timely dispose of 65 the public lands as a material part of our enabling act bargain is plainly evident from the 66 express language of Section 9 of the Utah Enabling Act that "five per centum of the proceeds 67 of the sales of public lands lying within said State, which shall be sold by the United States 68 subsequent to the admission of said State into the Union, after deducting all the expenses 69 incident to the same, shall be paid to the said State, to be used as a permanent fund, the interest 69 of which only shall be expended for the support of the common schools within said State";

WHEREAS, Utah's expectation that the federal government would timely dispose of the public lands as a material part of our enabling act bargain is plainly evident from the fact that the "forever disclaim right and title ... until title thereto shall be extinguished [be and remain]" is the very same language contained in the enabling acts of states east of Colorado where the federal government did, in fact, dispose of virtually all of its public lands;

WHEREAS, Utah's expectation that the federal government would timely dispose of the public lands as a material part of its enabling act bargain is evident from the fact that Utah did not bargain, and would never have bargained, away the "incident of sovereignty" of being able to tax the lands to provide essential government services;

80 WHEREAS, the enabling act of North Dakota was done within five years of Utah's and 81 contains virtually the same word-for-word disposal language, but the federal government 82 disposed of all 3% of North Dakota's public lands such that it keeps 100% of its mineral 83 royalties, controls 100% of the access, use, and development of their lands, and, as a 84 consequence, has an abundance of public funds for education and other essential public 85 services;

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86	WHEREAS, according to the United States Government Accountability Office in
87	testimony to Congress in May of 2012, the United States Geological Survey estimates that "the
88	Green River Formation [an area where Colorado, Utah, and Wyoming meet] contains about 3
89	trillion barrels of oil, and about half of this may be recoverable, depending on available
90	technology and economic conditions";
91	WHEREAS, according to the Institute for Energy Research in February of 2013, there
92	is more than \$150,000,000,000,000 worth of energy resources locked up in federally controlled
93	lands throughout the West;
94	WHEREAS, given that the federal government continues to run unsustainable,
95	trillion-plus annual deficits, and continues to amass unsustainable national debt and unfunded
96	obligations for social services in the dozens of trillions, Utah faces inevitable reductions in the
97	amount or value of the 45.3% of federal funds that comprise total state spending;
98	WHEREAS, any reduction in federal funds to the state, which comprise the single
99	largest source of Utah's total spending, will disproportionately impact funding for education as
100	the single largest component of Utah's state budget;
101	WHEREAS, in 2012, the Legislature of the state of Utah passed by supermajorities in
102	both houses, and the Governor signed, H.B. 148, Transfer of Public Lands Act, to secure the
103	full rights and benefits of Utah's Enabling Act in the transfer of Utah's public lands to the state
104	to be managed for the multiple use and sustained yield of Utah's abundant resources through
105	local planning;
106	WHEREAS, other mountain west states are beginning to follow Utah's lead with
107	various legislative measures to secure their enabling act promise for the timely disposal of their
108	public lands;
109	WHEREAS, there is no sustainable way to increase personal or corporate taxes
110	sufficient to close even a fraction of the per-pupil funding gap in the state, a gap which is the
111	largest in the nation; and
112	WHEREAS, the ability to derive tax and other revenues from the lands, including
113	through maintaining recreation and heritage areas and other multiple uses within the state, is

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the only solution substantial enough to provide for the education equality of Utah's children and the economic self-reliance for the state:

116 NOW, THEREFORE, BE IT RESOLVED that the Legislature of the state of Utah fully 117 supports the provisions of the Transfer of Public Lands Act, as currently signed into law, and 118 strongly urges the federal government to honor its long overdue promise to transfer title to the 119 public lands within the boundaries of the state of Utah to the state and, by doing so, allow Utah 120 to take its place equally among the states of the Union.

BE IT FURTHER RESOLVED that the Legislature of the state of Utah declares that this action, if taken by the federal government, will allow Utah to provide for the education of its children, grow its economy and job opportunities, and provide for responsible management of the state's abundant natural resources while preserving the important historic and cultural contributions that Utah's public lands provide the citizens of Utah, the nation, and the world.

BE IT FURTHER RESOLVED that the Legislature strongly urges the Governor, the Attorney General, Utah's congressional delegation, Utah's local governments, and the citizens of the state of Utah to join the Legislature in fully supporting the provisions of the Transfer of Public Lands Act, as currently signed into law, in order to hold the federal government accountable for its long overdue promise to transfer title to the public lands within the state of Utah to the state.

BE IT FURTHER RESOLVED that the Legislature strongly urges the Governor and Utah's congressional delegation to exert their utmost abilities to obtain from the federal government the transfer to this state of the public lands as specified in the Utah Transfer of Public Lands Act at as early a period and on such terms as may be beneficial to the state and advantageous to its citizens.

BE IT FURTHER RESOLVED that copies of this resolution be sent to the United
States Department of the Interior, United States Department of Agriculture, the Majority
Leader of the United States Senate, the Minority Leader of the United States Senate, the
Speaker of the United States House of Representatives, the members of Utah's congressional
delegation, and the Governors of the other 49 states.