♣ Approved for Filing: KMW♣ 02-25-98 8:08 AM♣ 4

## Senator Howard A. Stephenson proposes to substitute the following bill:

1	U	NFAIR PUBLIC COMPETITI	ON ACT
2		1998 GENERAL SESSION	
3		STATE OF UTAH	
4		Sponsor: Howard A. Stephens	on
5 6 7 8 9 10	L. Alma Mansell Craig L. Taylor Howard C. Nielson Robert M. Muhlestein R. Mont Evans Alarik Myrin	LeRay McAllister John P. Holmgren L. Steven Poulton Craig A. Peterson Leonard M. Blackham	Millie M. Peterson Robert C. Steiner Ed Mayne Mike Dmitrich Blaze D. Wharton
11	AN ACT RELATING TO S	TATE AFFAIRS IN GENERAL; CRI	EATING THE PRIVATE
12	ENTERPRISE REVIEW CO	OMMISSION; PROHIBITING CERT	AIN GOVERNMENT
13	COMPETITION WITH PRI	VATE ENTERPRISE; PROVIDING	EXCEPTIONS;
14	AUTHORIZING THE COM	IMISSION TO STUDY PRIVATIZA	TION OF GOVERNMENT
15	ACTIVITIES AND PROPO	SALS FOR ADDITIONAL PROHIB	ITIONS OF GOVERNMENT
16	COMPETITION; PROVIDI	NG FOR A COMPLAINT PROCESS	AND REVIEW BY THE
17	COMMISSION; AUTHORI	ZING CIVIL ACTIONS TO ENFOR	CE COMMISSION
18	RULINGS; AND REPEALI	NG THE PRIVATIZATION POLICY	BOARD.
19	This act affects sections of U	tah Code Annotated 1953 as follows:	
20	ENACTS:		
21	<b>63-95-101</b> , Utah Cod	le Annotated 1953	
22	<b>63-95-102</b> , Utah Cod	le Annotated 1953	
23	<b>63-95-103</b> , Utah Cod	le Annotated 1953	
24	<b>63-95-104</b> , Utah Cod	le Annotated 1953	
25	<b>63-95-105</b> , Utah Cod	le Annotated 1953	
26	<b>63-95-106</b> , Utah Cod	le Annotated 1953	

1	<b>63-95-107</b> , Utah Code Annotated 1953
2	REPEALS:
3	<b>63-55a-1</b> , as enacted by Chapter 221, Laws of Utah 1989
4	63-55a-2, as last amended by Chapters 18, 194 and 243, Laws of Utah 1996
5	63-55a-3, as last amended by Chapter 18, Laws of Utah 1996
6	Be it enacted by the Legislature of the state of Utah:
7	Section 1. Section <b>63-95-101</b> is enacted to read:
8	CHAPTER 95. UNFAIR PUBLIC COMPETITION ACT
9	<u>63-95-101.</u> Title.
10	This chapter is known as the "Unfair Public Competition Act."
11	Section 2. Section <b>63-95-102</b> is enacted to read:
12	<u>63-95-102.</u> Definitions.
13	As used in this chapter:
14	(1) "Commercial activity" means performing services or providing goods which can
15	normally be obtained from private enterprise.
16	(2) "Commission" means the Private Enterprise Review Commission created in Section
17	<u>63-95-4.</u>
18	(3) "Competitive impact statement" means a cost analysis using uniform accounting
19	standards accepted by private enterprise to determine the total cost of the commercial activity. The
20	cost analysis shall include a comparison of the impact of the commercial activity on state and local
21	tax revenues. The private enterprise cost figures in the cost analysis shall be determined by
22	obtaining one or more bids for performing or providing the commercial activity.
23	(4) "Government agency" or "agency" means a department, office, division, authority,
24	commission, institution, board, or other agency of government, or any other governmental unit or
25	political subdivision existing in the state or any other creation of the state or political subdivision
26	of the state, regardless of whether funds are appropriated to such agency.
27	(5) "Institution of higher education" or "institution" means a government-supported
28	college, university, or community college.
29	(6) "Private enterprise" means an individual, firm, partnership, joint venture, corporation,
30	association, or any other legal entity engaging in the manufacturing, processing, sale, offering for
31	sale, rental, leasing, delivery, dispensing, distributing, or advertising of goods or services for

1	<u>profit.</u>
2	(7) "Uniform accounting standards" means an accounting method which allows
3	government agencies and institutions of higher education to identify the true and total cost of
4	supplying goods and services in the same manner as private enterprise would identify true and total
5	costs, including, but not limited to, the following:
6	(a) labor expenses, including direct wage and salary costs, training costs, overtime, and
7	supervisory overhead;
8	(b) total employee fringe benefits and other personnel expenses;
9	(c) operating costs including vehicle maintenance and repair, marketing, advertising and
10	other sales expenses, office expenses, billing, and insurance expenses;
11	(d) real estate and equipment costs, debt service costs, and a proportionate amount of other
12	agency overhead and capital expenses including vehicle depreciation and depreciation of other
13	fixed assets such as buildings and equipment;
14	(e) contract management costs;
15	(f) the imputed tax impact of the activity if such entity were required to pay federal, state,
16	and local taxes; and
17	(g) any other cost particular to the business or industry supplying the goods or services.
18	Section 3. Section <b>63-95-103</b> is enacted to read:
19	63-95-103. Private Enterprise Review Commission Members Terms Duties.
20	(1) There is created the Private Enterprise Review Commission composed of nine
21	members.
22	(2) The governor shall appoint:
23	(a) four owners or officers of businesses located in the state, one of whom shall be chosen
24	from names recommended by the speaker of the House and one of whom shall be chosen from
25	names recommended by the president of the Senate;
26	(b) one administrative officer or executive director of a government agency;
27	(c) one representative from an institution of higher education;
28	(d) one representative from a political subdivision of the state;
29	(e) one representative chosen from names recommended by the speaker of the House of
30	Representatives; and
31	(f) one senator chosen from names recommended by the president of the Senate.

1	(3) (a) Except as required by Subsection (3)(b), commission members shall serve four-year
2	terms.
3	(b) Notwithstanding the requirements of Subsection (3)(a), the governor shall, at the time
4	of appointment or reappointment, adjust the length of terms to ensure that the terms of the
5	commission members are staggered so that approximately half of the commission is appointed
6	every two years.
7	(4) (a) Each commission member shall hold office until his successor has been appointed
8	and qualified.
9	(b) When a vacancy occurs in the membership for any reason, the replacement shall be
10	appointed for the unexpired term.
11	(c) Five members of the commission are a quorum for the purpose of organizing the
12	commission and conducting the business of the commission.
13	(d) The vote of a majority of members voting when a quorum is present is necessary for
14	the commission to take action.
15	(5) (a) At the initial meeting of the commission, the commission shall select one of their
16	number to serve as chair of the commission.
17	(b) The commission shall meet at least quarterly and at the call of the chair.
18	(6) (a) (i) Members who are not government employees shall receive no compensation or
19	benefits for their services, but may receive per diem and expenses incurred in the performance of
20	the member's official duties at the rates established by the Division of Finance under Sections
21	63A-3-106 and 63A-3-107.
22	(ii) Members may decline to receive per diem and expenses for their service.
23	(b) (i) State government officer and employee members who do not receive salary, per
24	diem, or expenses from their agency for their service may receive per diem and expenses incurred
25	in the performance of their official duties from the commission at the rates established by the
26	Division of Finance under Sections 63A-3-106 and 63A-3-107.
27	(ii) State government officer and employee members may decline to receive per diem and
28	expenses for their service.
29	(c) Legislators on the committee shall receive compensation and expenses as provided by
30	Section 36-2-2 and Legislative Joint Rule 15.03.
31	(7) The commission shall:

1	(a) make rules in accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking
2	Act, to:
3	(i) implement the provisions of this chapter;
4	(ii) promptly hear and resolve complaints lodged under Section 63-95-105; and
5	(iii) to establish privatization standards, procedures, and requirements;
6	(b) review whether or not certain services performed by existing government agencies and
7	institutions of higher education could be privatized to provide the same types and quality of
8	services that would result in cost savings;
9	(c) hold public hearings on government competition with private enterprise, including
10	proposals to prohibit commercial activities by government agencies which compete with private
11	enterprise;
12	(d) maintain communication with and access information from, other entities promoting
13	privatization;
14	(e) prepare an annual report that contains:
15	(i) information about the commission's activities;
16	(ii) action taken by the commission with respect to complaints filed under Section
17	<u>63-95-105;</u>
18	(iii) recommendations on privatizing government services; and
19	(iv) recommendations regarding proposed legislative amendments to Section 63-95-104,
20	including additional commercial activities to be prohibited or general standards and exemptions
21	relating to the prohibition of government competition with private enterprise.
22	(f) submit the annual report to the Legislature and the governor; and
23	(g) file copies of its recommendations for privatization with:
24	(i) the relevant agency head;
25	(ii) the governor's office; and
26	(iii) the Office of Legislative Fiscal Analyst for submission to the relevant legislative
27	appropriation subcommittee.
28	(8) (a) The commission may appoint advisory groups to conduct studies, research,
29	analyses, and make reports and recommendations with respect to subjects or matters within the
30	jurisdiction of the commission.
31	(b) At least one member of the commission shall serve on each advisory group.

1	(9) This chapter does not preclude any agency from privatizing any service or function
2	independently of the commission if:
3	(a) there is no statutory mandate requiring the agency to provide the service or perform
4	the function that is to be privatized; and
5	(b) any statutory provisions relating to or referencing the service or function to be
6	privatized are repealed or amended to be consistent with the privatization of the service or
7	function.
8	Section 4. Section <b>63-95-104</b> is enacted to read:
9	63-95-104. Prohibition of certain government competition with private enterprise
10	Exceptions.
11	(1) It is the general policy of the state that a government agency or a institution of higher
12	education should not start or carry on any commercial activity to provide goods or services for the
13	use of other government agencies or institutions of higher education or for public use if such goods
14	or services can be procured from private enterprise through ordinary business channels.
15	(2) A government agency or institution of higher education, except as provided in
16	Subsection (3), shall not engage in any of the following commercial activities:
17	(a) the operation of a retail pharmacy; or
18	(b) the operation of an environmental testing laboratory.
19	(3) (a) A government agency or institution of higher education is authorized to perform
20	or provide a commercial activity listed in Subsection (2) when:
21	(i) the activity is specifically authorized by statute;
22	(ii) no private enterprise source is capable of providing the needed goods or services;
23	(iii) use of a private enterprise source would cause unacceptable delay or disruption of an
24	essential program;
25	(iv) the activity is inherently related to the state's defense; or
26	(v) the government agency or institution of higher education can provide or is providing
27	goods or services to government agencies or institutions of higher education on a continuing basis
28	at a lower total cost than if such goods or services were obtained from private enterprise as
29	determined by cost comparisons as outlined in a competitive impact statement.
30	(b) An institution of higher education is authorized to perform or provide a commercial
31	activity listed in Subsection (2) when the commercial activity is a recognized and integral part of

1	a teaching, educational, or research program leading to a degree or certificate <b>h THAT SUPPORTS THE</b>
1a	MISSION OF THE INSTITUTION $\hat{\mathbf{h}}$ .
2	(4) If a government agency or institution of higher education is authorized under $\hat{\mathbf{h}}$ [one of] $\hat{\mathbf{h}}$
3	the $\hat{\mathbf{h}}$ [exceptions] EXCEPTION $\hat{\mathbf{h}}$ listed in Subsection (3) $\hat{\mathbf{h}}$ (a)(v) $\hat{\mathbf{h}}$ to engage in an otherwise
3a	prohibited commercial activity,
4	the government agency or institution of higher education shall:
5	(a) prepare a competitive impact statement relating to the commercial activity and submit
6	the competitive impact statement to the commission;
7	(b) set a fee or charge a price for that commercial activity which shall include the true and
8	total cost related to engaging in the activity by the government agency or institution of higher
9	education, including:
10	(i) the fair market value of the commercial activity; and
11	(ii) the direct and indirect costs incurred in engaging in the commercial activity determined
12	by use of uniform accounting standards; and
13	(c) prepare a detailed request for proposal which will be widely disseminated within
14	segments of private enterprise which normally engage in the commercial activity in order to obtain
15	firm bids or proposals for the activity requested.
16	(5) Government agencies and institutions of higher education shall adopt and implement
17	procedures to monitor their own compliance with this chapter.
17a	${ m \hat{h}}$ (6) THE UNIVERSITY OF UTAH HEALTH SCIENCES CENTER AND ANY OF ITS
17b	DEPARTMENTS, OFFICES, DIVISIONS, OR AUTHORITIES ARE EXEMPT FROM THE PROVISIONS OF
17c	THIS SECTION. $\hat{\mathbf{h}}$
18	Section 5. Section <b>63-95-105</b> is enacted to read:
19	<u>63-95-105.</u> Complaints.
20	(1) (a) Any person who believes that a government agency or institution of higher
21	education has violated <b>h</b> [any provision of this chapter] SUBSECTION 63-95-104(2) <b>h</b> may file a written
21a	complaint with the
22	commission and with the affected agency or institution stating the grounds for such complaint.
23	(b) After receiving a complaint filed under Subsection (1)(a), the commission shall review
24	the complaint at its next regularly scheduled meeting to determine whether the complaint presents
25	a good-faith claim of a violation of this chapter. If the commission determines that the claim
26	presented in the complaint is made in good faith and not for the purpose of harassment, the

27	commission shall notify the claimant and the affected government agency or institution of higher
28	education in writing of such determination and shall require the agency or institution to respond
29	to the complaint.
30	(c) Upon receipt of the notice described in Subsection (1)(b), the affected agency or
31	institution shall have 30 days to respond to the commission in writing, either admitting or denying

1	each of the allegations made in the complaint, and indicating whether remedial action will be
2	<u>taken.</u>
3	(d) If the affected agency or institution admits the allegations made in the complaint and
4	agrees to take remedial action, the commission shall work with the affected agency or institution
5	to ensure that appropriate remedial action is taken on a timely basis.
6	(e) If the affected agency or institution denies any of the substantive allegations made in
7	the complaint, the commission shall hold a public hearing on the complaint within 60 days of such
8	denial where all parties are afforded an opportunity to present evidence on the matter.
9	(2) After the public hearing under Subsection (1)(e), the commission shall determine
10	whether the government agency or institution of higher education is authorized to engage in the
11	commercial activity or is in violation of the provisions of this chapter.
12	(3) If, after a public hearing, the commission rules in favor of the government agency or
13	institution of higher education and against the complainant, the commission may require the
14	complainant to pay the costs incurred by the commission in reviewing the complaint and
15	conducting the public hearing, not to exceed \$1,000.
16	(4) If a government agency or institution of higher education is found to be in violation
17	of this chapter, the commission shall take the necessary steps to terminate the commercial activity
18	and require, if appropriate, the government agency or institution of higher education to implement
19	a contract with the private sector for such activity.
20	(5) Within 30 days after the public hearing, the commission shall issue a report of its
21	findings to the complainant and the government agency or institution of higher education.
22	(6) If, under the commission's decision, the government agency or institution of higher
23	education is to terminate its commercial activity, the action shall take place under a schedule set
24	by the commission.
25	Section 6. Section <b>63-95-106</b> is enacted to read:
26	63-95-106. Cease and desist orders.
27	(1) If the government agency or institution of higher education fails to comply with the
28	commission's order, the commission may file an action in district court to restrain and enjoin the
29	government agency or institution of higher education from engaging in the activity.
30	(2) The attorney general's office shall provide legal support to the commission for any
31	action filed under Subsection (1).

1st Sub	. (Green	) S.B.	180
IBL DUN		, D.D.	100

10

## 02-25-98 8:08 AM

1	Section 7. Section <b>63-95-107</b> is enacted to read:
2	<u>63-95-107.</u> Staff support.
3	The Purchasing Division of the Department of Administrative Services shall provide staff
4	support to the commission.
5	Section 8. Repealer.
6	This act repeals:
7	Section 63-55a-1, Definitions.
8	Section 63-55a-2, Privatization Policy Board Created Membership Operations
9	Expenses.

Section 63-55a-3, Privatization Policy Board -- Duties.