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H.B. 357 2nd Sub. (Gray)

Representative Melvin R. Brown proposes to substitute the following bill:

1	SCHOOL TRUST LANDS MODIFICATIONS
2	2000 GENERAL SESSION
3	STATE OF UTAH
4	Sponsor: Melvin R. Brown
5	AN ACT RELATING TO SCHOOL AND INSTITUTIONAL TRUST LANDS; PROVIDING
6	THAT NO MORE THAN 80% OF THE PERMANENT LAND GRANT TRUST FUND ASSETS
7	MAY BE INVESTED IN COMMON OR PREFERRED STOCKS; MODIFYING THE
8	SELECTION PROCESS FOR THE SCHOOL AND INSTITUTIONAL TRUST LANDS BOARD
9	OF TRUSTEES NOMINATING COMMITTEE; REMOVING ARCHAIC LANGUAGE
10	REGARDING PERFORMANCE AUDITS; MODIFYING PROVISIONS RELATED TO LEGAL
11	REPRESENTATION FOR THE ADMINISTRATION; AND PROVIDING THAT THE
12	DIRECTOR OF THE ADMINISTRATION SHALL EFFICIENTLY MANAGE ALL RANGE
13	RESOURCES ON TRUST LANDS CONSISTENT WITH THE DIRECTOR'S FIDUCIARY
14	DUTIES TO THE BENEFICIARIES.
15	This act affects sections of Utah Code Annotated 1953 as follows:
16	AMENDS:
17	51-7-12, as last amended by Chapter 270, Laws of Utah 1999
18	53C-1-201, as last amended by Chapter 219, Laws of Utah 1998
19	53C-1-203, as last amended by Chapter 243, Laws of Utah 1996
20	53C-1-204, as last amended by Chapter 103, Laws of Utah 1996
21	53C-1-305, as enacted by Chapter 294, Laws of Utah 1994
22	53C-5-101, as enacted by Chapter 294, Laws of Utah 1994
23	Be it enacted by the Legislature of the state of Utah:
24	Section 1. Section 51-7-12 is amended to read:
25	51-7-12. Deposit or investment of permanent land grant trust funds Authorized

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26	deposits and investments Asset manager Investment Advisory Committee.
27	(1) The principal of the permanent land grant trust funds established pursuant to the Utah
28	Enabling Act and the Utah Constitution shall be deposited or invested only in the following:
29	(a) any deposit or investment authorized by Section 51-7-11;
30	(b) equity securities, including common and preferred stock issued by corporations listed
31	on a major securities exchange, in accordance with the following criteria applied at the time of
32	investment:
33	(i) the treasurer may not invest more than 5%, determined on a cost basis, of the total fund
34	assets in the securities of any one issuer;
35	(ii) the treasurer may not invest more than 25%, determined on a cost basis, of total fund
36	assets in a particular industry;
37	(iii) the treasurer may not invest more than 5%, determined on a cost basis, of the total
38	fund assets in securities of corporations that have been in continuous operation for less than three
39	years;
40	(iv) the fund may not hold in excess of 5% of the outstanding voting securities of any one
41	corporation; and
42	(v) at least 75% of the corporations in which investments are made under Subsection $(1)(b)$
43	must appear on the Standard and Poor's 500 Composite Stock Price Index;
44	(c) fixed-income securities, including bonds, notes, mortgage securities, zero coupon
45	securities and convertible securities issued by domestic corporations rated A or higher by Moody's
46	Investor's Service, Inc. or by Standard and Poor's Corporation in accordance with the following
47	criteria applied at the time of investment:
48	(i) the treasurer may not invest more than 5%, determined on a cost basis, of the total fund
49	assets in the securities of any one issuer;
50	(ii) the treasurer may not invest more than 25%, determined on a cost basis, of the total
51	fund assets in a particular industry;
52	(iii) the treasurer may not invest more than 5%, determined on a cost basis, of the total
53	fund assets in securities of corporations that have been in continuous operation for less than three
54	years; and
55	(iv) the dollar-weighted average maturity of fixed-income securities acquired under
56	Subsection (1)(c) may not exceed ten years;

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57	(d) fixed-income securities issued by agencies of the United States and
58	government-sponsored organizations, including mortgage-backed pass-through certificates and
59	mortgage-backed bonds;
60	(e) shares of an open-end diversified management investment company established under
61	the Investment Companies Act of 1940; and
62	(f) shares of or deposits in a pooled-investment program.
63	(2) (a) No more than $[65\%]$ 80% of the total fund assets of any of these funds, on a cost
64	basis, may be invested in common or preferred stocks at any one time.
65	(b) At least [35%] 20% of the total assets of these funds shall be invested in fixed-income
66	securities authorized by Subsections (1)(a), (c), and (d).
67	(3) The state treasurer shall use appropriate investment strategies to protect the principal
68	of the funds administered under this section during periods of financial market volatility.
69	(4) (a) The state treasurer may employ professional asset managers to assist in the
70	investment of assets of the permanent trust funds.
71	(b) The treasurer may provide compensation to asset managers from earnings generated
72	by the funds' investments.
73	(5) This section applies only to permanent trust funds in which the principal is prudently
74	invested and held by the state in perpetuity.
75	(6) (a) There is established an advisory committee to give suggestions, advice, and
76	opinions to the state treasurer in regard to this section.
77	(b) The committee shall consist of the following:
78	(i) one member appointed by the president of the University of Utah;
79	(ii) one member appointed by the president of Utah State University;
80	(iii) one member appointed by the state superintendent of public instruction;
81	(iv) one member appointed by the president of the Utah Education Association;
82	(v) one member appointed by the president of the Utah Parent Teachers Association; and
83	(vi) one member appointed by the director of the Department of Human Services.
84	(c) (i) Except as required by Subsection $(6)(c)(ii)$, as terms of current committee members
85	expire, the appointing authority shall appoint each new member or reappointed member to a
86	four-year term.
87	(ii) Notwithstanding the requirements of Subsection (6)(c)(i), the appointing authority

shall, at the time of appointment or reappointment, adjust the length of terms to ensure that the 88 89 terms of committee members are staggered so that approximately half of the committee is 90 appointed every two years. 91 (d) When a vacancy occurs in the membership for any reason, the replacement shall be 92 appointed for the unexpired term. 93 (e) The committee shall meet at least annually and review investment reports prepared by 94 the state treasurer, including information on portfolio composition and investment performance. 95 (7) (a) (i) Members who are not government employees shall receive no compensation or 96 benefits for their services, but may receive per diem and expenses incurred in the performance of 97 the member's official duties at the rates established by the Division of Finance under Sections 98 63A-3-106 and 63A-3-107. 99 (ii) Members may decline to receive per diem and expenses for their service. 100 (b) (i) State government officer and employee members who do not receive salary, per 101 diem, or expenses from their agency for their service may receive per diem and expenses incurred 102 in the performance of their official duties from the committee at the rates established by the 103 Division of Finance under Sections 63A-3-106 and 63A-3-107. 104 (ii) A state government member who is a member because of their state government 105 position may not receive per diem or expenses for their service. 106 (iii) State government officer and employee members may decline to receive per diem and 107 expenses for their service. 108 (c) (i) Local government members who do not receive salary, per diem, or expenses from 109 the entity that they represent for their service may receive per diem and expenses incurred in the 110 performance of their official duties at the rates established by the Division of Finance under 111 Sections 63A-3-106 and 63A-3-107. 112 (ii) Local government members may decline to receive per diem and expenses for their 113 service. 114 Section 2. Section 53C-1-201 is amended to read: 115 53C-1-201. Creation of administration -- Purpose -- Director. 116 (1) (a) There is established within state government the School and Institutional Trust 117 Lands Administration. 118 (b) The administration shall manage all school and institutional trust lands and assets

119	within the state, except as otherwise provided in Chapter 3 of this title and Section 51-7-12.
120	(2) The administration is an independent state agency and not a division of any other
121	department.
122	(3) (a) It is subject to the usual legislative and executive department controls except as
123	follows:
124	(i) (A) the director may make rules as approved by the board that allow the administration
125	to classify a business proposal submitted to the administration as protected under Section
126	63-2-304, for as long as is necessary to evaluate the proposals;
127	(B) the administration shall return the proposal to the party who submitted the proposal,
128	and incur no further duties under Title 63, Chapter 2, Government Records Access and
129	Management Act, if the administration determines not to proceed with the proposal;
130	(C) the administration shall classify the proposal pursuant to law if it decides to proceed
131	with the proposal; and
132	(D) Section 63-2-403 does not apply during the review period;
133	(ii) the director shall make rules in compliance with Title 63, Chapter 46a, Utah
134	Administrative Rulemaking Act, except that the director, with the board's approval, may establish
135	a procedure for the expedited approval of rules, based on written findings by the director showing:
136	(A) the changes in business opportunities affecting the assets of the trust;
137	(B) the specific business opportunity arising out of those changes which may be lost
138	without the rule or changes to the rule;
139	(C) the reasons the normal procedures under Section 63-46a-4 cannot be met without
140	causing the loss of the specific opportunity;
141	(D) approval by at least five board members; and
142	(E) that the director has filed a copy of the rule and a rule analysis, stating the specific
143	reasons and justifications for its findings, with the Division of Administrative Rules and notified
144	interested parties as provided in Subsection 63-46a-4(7); and
145	(iii) the administration shall comply with Title 67, Chapter 19, Utah State Personnel
146	Management Act, except as follows:
147	(A) the board may approve, upon recommendation of the director, that exemption for
148	specific positions under Subsections 67-19-12(2) and 67-19-15(1) is required in order to enable
149	the administration to efficiently fulfill its responsibilities under the law. The director shall consult

150	with the director of the Department of Human Resource Management prior to making such a
151	recommendation. The positions of director, deputy director, assistant director, legal counsel
152	appointed under Subsection 53C-1-305(2), administrative assistant, and public affairs officer are
153	exempt under Subsections 67-19-12(2) and 67-19-15(1);
154	(B) salary for exempted positions, except for the director, shall be set by the director, after
155	consultation with the director of the Department of Human Resource Management, within ranges
156	approved by the board. The board and director shall consider salaries for similar positions in
157	private enterprise and other public employment when setting salary ranges; and
158	(C) the board may create an annual incentive and bonus plan for the director and other
159	administration employees designated by the board, based upon the attainment of financial
160	performance goals and other measurable criteria defined and budgeted in advance by the board;
161	and
162	(iv) the administration shall comply with Title 63, Chapter 56, Utah Procurement Code,
163	except where the board approves, upon recommendation of the director, exemption [under Section
164	63-56-3] from the Utah Procurement Code, and simultaneous adoption of policies for procurement,
165	which enable the administration to efficiently fulfill its responsibilities under the law.
166	(b) (i) The board and director shall review the exceptions under Subsection (3)(a) and
167	make recommendations for any modification, if required, which the Legislature would be asked
168	to consider during its annual General Session.
169	(ii) The board and director may include in their recommendations any other proposed
170	exceptions from the usual executive and legislative controls the board and director consider
171	necessary to accomplish the purpose of this title.
172	(4) The administration is managed by a director of school and institutional trust lands
173	appointed by a majority vote of the board of trustees with the consent of the governor.
174	(5) (a) The board of trustees shall provide policies for the management of the
175	administration and for the management of trust lands and assets.
176	(b) The board shall provide policies for the ownership and control of Native American
177	remains that are discovered or excavated on school and institutional trust lands in consultation with
178	the Division of Indian Affairs and giving due consideration to Title 9, Chapter 9, Part 4, Native
179	American [Graves] Grave Protection and Repatriation Act.
180	(6) In connection with joint ventures for the development of trust lands and minerals

181	approved by the board under Subsection 53C-1-303(4)(c), the administration may become a
182	member of a limited liability company under Title 48, Chapter 2b, Utah Limited Liability
183	Company Act, and is considered a person under Subsection 48-2b-102(6) for such purposes.
184	Section 3. Section 53C-1-203 is amended to read:
185	53C-1-203. Board of trustees nominating committee Composition
186	Responsibilities Per diem and expenses.
187	(1) There is established an 11 member board of trustees nominating committee.
188	(2) (a) The State Board of Education shall appoint five members to the nominating
189	committee from different geographical areas of the state.
190	(b) The governor shall appoint five members to the nominating committee as follows:
191	(i) one individual from a nomination list of at least two names of individuals
192	knowledgeable about institutional trust lands submitted by the [commissioner of higher education
193	after consultation with institutional trust land beneficiaries, other than the public school trust land
194	beneficiaries] University of Utah and Utah State University on an alternating basis every four
195	years;
196	(ii) one individual from a nomination list of at least two names submitted by the livestock
197	industry;
198	(iii) one individual from a nomination list of at least two names submitted by the Utah
199	Petroleum Association;
200	(iv) one individual from a nomination list of at least two names submitted by the Utah
201	Mining Association; and
202	(v) one individual from a nomination list of at least two names submitted by the executive
203	director of the Department of Natural Resources after consultation with statewide wildlife and
204	conservation organizations.
205	(c) The president of the Utah Association of Counties shall designate the chair of the
206	Public Lands Steering Committee, who must be an elected county commissioner or councilor, to
207	serve as the eleventh member of the nominating committee.
208	(3) (a) Except as required by Subsection (3)(b), each member shall serve a four-year term.
209	(b) Notwithstanding the requirements of Subsection $(3)(a)$, the state board and the
210	governor shall, at the time of appointment or reappointment, adjust the length of terms to ensure
211	that the terms of committee members are staggered so that approximately half of the committee

212 is appointed every two years.

- (c) When a vacancy occurs in the membership for any reason, the replacement shall beappointed for the unexpired term.
- (4) The nominating committee shall select a chair from its membership by majority vote.
- (5) (a) The nominating committee shall nominate at least two candidates for each position
 or vacancy which occurs on the board of trustees except for the governor's appointee under
 Subsection 53C-1-202(5).
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- (b) The nominations shall be by majority vote of the committee.
- (6) (a) (i) Members who are not government employees shall receive no compensation or
 benefits for their services, but may receive per diem and expenses incurred in the performance of
 the member's official duties at the rates established by the Division of Finance under Sections
 63A-3-106 and 63A-3-107.
- (ii) Members may decline to receive per diem and expenses for their service.
- (b) (i) State government officer and employee members who do not receive salary, per
 diem, or expenses from their agency for their service may receive per diem and expenses incurred
 in the performance of their official duties from the committee at the rates established by the
 Division of Finance under Sections 63A-3-106 and 63A-3-107.
- (ii) State government officer and employee members may decline to receive per diem andexpenses for their service.
- (c) (i) Higher education members who do not receive salary, per diem, or expenses from
 the entity that they represent for their service may receive per diem and expenses incurred in the
 performance of their official duties from the committee at the rates established by the Division of
 Finance under Sections 63A-3-106 and 63A-3-107.
- (ii) Higher education members may decline to receive per diem and expenses for theirservice.
- 237 Section 4. Section **53C-1-204** is amended to read:
- 238 **53C-1-204.** Policies established by board -- Director.
- (1) (a) The board shall establish policies for the management of the School andInstitutional Trust Lands Administration.
- (b) The policies shall:
- (i) be consistent with the Utah Enabling Act, the Utah Constitution, and state law;

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243 (ii) reflect undivided loyalty to the beneficiaries consistent with fiduciary duties; 244 (iii) require the return of not less than fair market value for the use, sale, or exchange of 245 school and institutional trust assets: 246 (iv) seek to optimize trust land revenues and increase the value of trust land holdings 247 consistent with the balancing of short and long-term interests, so that long-term benefits are not 248 lost in an effort to maximize short-term gains; 249 (v) maintain the integrity of the trust and prevent the misapplication of its lands and its 250 revenues; and 251 (vi) have regard for and seek General Fund appropriation compensation for the general 252 public's use of natural and cultural resources consistent with the duties of the administration as 253 trustee for the beneficiaries. 254 (2) The board shall ensure that the administration is managed according to law. 255 (3) The board shall establish due process procedures governing adjudicative proceedings 256 conducted by the administration. 257 (4) The board and the director shall recommend to the governor and the Legislature any 258 necessary or desirable changes in statutes relating to the trust or their trust responsibilities. 259 (5) Policies adopted by the Board of State Lands and Forestry prior to the effective date 260 of this act regarding school and institutional trust lands, shall remain in effect until amended or 261 repealed by the board. 262 [(6) Prior to the 1995 General Session, the board shall determine and make 263 recommendations to the governor and the Legislature regarding the feasibility of and necessity for 264 performance audits of the administration by a certified public accounting firm on a regular basis 265 of at least once every three years.] 266 $\left[\frac{7}{6}\right]$ (6) The board shall develop policies for the long-term benefit of the trust utilizing 267 the broad discretion and power granted to it in this title. 268 $\left[\frac{(8)}{(2)}\right]$ (7) (a) (i) On at least three occasions during each calendar year and in cooperation 269 with the director, the board shall consult with an advisory committee consisting of five county 270 commissioners appointed by the Utah Association of Counties concerning the impact of trust land 271 management practices on rural economies. 272 (ii) The director shall notify the chair of the committee prior to any proposed board 273 actions. At the request of the committee and prior to taking the proposed action, the board shall

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274 meet with the committee at the next scheduled board meeting. 275 (b) The association shall appoint the commissioners from five different counties based on 276 such factors as a county's total acreage of trust lands, the revenues generated from trust lands in 277 the county, and the potential for economic development of trust lands within the county. 278 (c) The advisory committee may request additional consultations it considers necessary 279 or appropriate, to be scheduled within a reasonable time after receipt of the request by the 280 administration. 281 [(9)] (8) The board shall utilize the services of the attorney general as provided in Section 282 53C-1-305. 283 $\left[\frac{10}{10}\right]$ (9) The board may: 284 (a) (i) establish advisory committees to advise the board, director, or administration on 285 policies affecting the management of the trust, and pay the compensation and travel expenses in 286 accordance with rules adopted by the Division of Finance; and 287 (ii) after conferring with the director, hire consultants to advise the board, director, or administration on issues affecting the management of the trust, and pay compensation to the 288 289 consultants from monies appropriated for that purpose; 290 (b) with the consent of the state risk manager, authorize the director to manage lands or 291 interests in lands held by any other public or private party, if: 292 (i) all management costs are compensated by the parties; 293 (ii) there is a commensurate return to the beneficiaries; and (iii) the additional responsibilities do not detract from the administration's responsibilities 294 295 and its duty of undivided loyalty to the beneficiaries; 296 (c) issue subpoenas or authorize a hearing officer to issue subpoenas, to compel the 297 attendance of witnesses and the production of documents in adjudicative proceedings authorized 298 by law and administer oaths in the performance of official duties; and 299 (d) submit in writing to the director a request for responses, to be made within a reasonable 300 time, to questions concerning policies and practices affecting the management of the trust. [(11)] (10) Board members shall be given access to all administration records and 301 302 personnel consistent with law and as necessary to permit the board to accomplish its 303 responsibilities to ensure that the administration is in full compliance with applicable policies and 304 law.

305	Section 5. Section 53C-1-305 is amended to read:
306	53C-1-305. Attorney general to represent administration.
307	(1) The attorney general shall:
308	(a) represent the board, director, or administration in any legal action relating to trust lands
309	except as otherwise provided in Subsection (3);
310	(b) review leases, contracts, and agreements submitted for review prior to execution; and
311	(c) undertake suits for the collection of royalties, rental, and other damages in the name
312	of the state.
313	(2) The attorney general may institute actions against any party to enforce this title or to
314	protect the interests of the trust beneficiaries.
315	(3) The administration may, with the consent of the attorney general, employ inhouse legal
316	counsel to perform the duties of the attorney general under Subsections (1) and (2).
317	(4) In those instances where the interests of the trust beneficiaries conflict with those of
318	state officers or executive department agencies for which the attorney general acts as legal advisor
319	under Utah Constitution Article VII, Section 16, the board may, with the consent of the attorney
320	general [shall appoint inhouse and], employ independent counsel[, when required, with the consent
321	of the board] to represent and protect those interests.
322	Section 6. Section 53C-5-101 is amended to read:
323	53C-5-101. Management of range resources.
324	(1) The director is responsible for the efficient management of all range resources on lands
325	under the director's administration, consistent with his fiduciary duties of financial support to the
326	beneficiaries.
327	(2) This management shall be based on sound resource management principles.