Representative David Ure proposes the following substitute bill:

1	RESOLUTION ON UTAH ATHLETIC
2	FOUNDATION
3	2002 GENERAL SESSION
4	STATE OF UTAH
5	Sponsor: David Ure
6	A joint resolution of the Legislature authorizing the Utah Athletic Foundation to alter its
7	investment restrictions for money received by the foundation for maintaining and managing
8	its venues and authorizing amendments to the foundation's articles and bylaws relating to
9	the structure and governance of the board of directors and performance audits of the
10	foundation.
11	Be it resolved by the Legislature of the state of Utah:
12	WHEREAS, S.J.R. 17, 1994 General Session, governs the sale of the Utah Winter Sports
13	Park and payment of at least \$40,000,000 to the Utah Athletic Foundation by the Salt Lake
14	Olympic Organizing Committee as a Legacy Fund for the operation and maintenance of the
15	Olympic venues operated by the Utah Athletic Foundation;
16	WHEREAS, S.J.R. 17, 1994 General Session, and subsequent joint resolutions of the
17	Legislature govern various aspects of the structure and governance of the board of directors and
18	require the Utah Athletic Foundation to adopt an investment policy substantially similar to the
19	investment policy adopted by the Salt Lake Olympic Organizing Committee, except to the extent
20	that a specific requirement of S.J.R. 17 is expressly superseded by a subsequent joint resolution
21	of the Legislature; and
22	WHEREAS, the Legislature now desires to expressly supersede the provisions of S.J.R.
23	17, 1994 General Session, and any subsequent joint resolutions of the Legislature with respect to
24	the structure and governance of the board of directors and the investment policy required to be
25	adopted by the Utah Athletic Foundation:

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26	NOW, THEREFORE, BE IT RESOLVED that contingent upon the approval of the
27	amended articles and bylaws of the foundation as provided in this joint resolution, the Legislature
28	authorizes the Utah Athletic Foundation to adopt an investment policy relating to all funds it may
29	receive for the operation and maintenance of the Olympic venues it manages, which policy shall
30	provide:
31	(1) for the investment of not less than 30% of the fund in fixed income securities and not
32	more than 70% of the fund in equity securities; and
33	(2) that individual securities and managers of securities which are selected shall be of the
34	type appropriate for a trust or endowment fund and selections shall be made with the exercise of
35	that degree of judgement and care, under the circumstances then prevailing, which persons of
36	prudence, discretion, and intelligence exercise in the management of their own affairs.
37	BE IT FURTHER RESOLVED that contingent upon the approval of the amended articles
38	and bylaws of the foundation as provided in this joint resolution, the Legislature authorizes the
39	Utah Athletic Foundation to amend its articles and bylaws to:
40	(1) provide for a board of directors of up to 19 members in accordance with the following
41	standards:
	$S[(a)$ have a mere than the state \hat{t} and \hat{t} and \hat{t} is state \hat{t} with a state \hat{t}
42	Ş [(a) board members may not hold ĥ a state ĥ public elective office;] <u>(a) no more than five</u>
42 42a	board members may hold public elective office; ş
42a	board members may hold public elective office; ş
42a 43	board members may hold public elective office; ş (b) board membership shall include at least;
42a 43 44	 <u>board members may hold public elective office</u>; ş (b) board membership shall include at least; (i) one member residing in and representing the interests of Salt Lake County;
42a 43 44 45	 board members may hold public elective office; ş (b) board membership shall include at least; (i) one member residing in and representing the interests of Salt Lake County; (ii) one member residing in and representing the interests of Summit County;
42a 43 44 45 46	 board members may hold public elective office; ş (b) board membership shall include at least; (i) one member residing in and representing the interests of Salt Lake County; (ii) one member residing in and representing the interests of Summit County; (iii) one member residing in and representing the interests of Wasatch County; and
42a 43 44 45 46 47	 board members may hold public elective office; ş (b) board membership shall include at least; (i) one member residing in and representing the interests of Salt Lake County; (ii) one member residing in and representing the interests of Summit County; (iii) one member residing in and representing the interests of Wasatch County; and (iv) two members representing the interests of athletes using the facilities owned,
42a 43 44 45 46 47 48	 board members may hold public elective office; ş (b) board membership shall include at least; (i) one member residing in and representing the interests of Salt Lake County; (ii) one member residing in and representing the interests of Summit County; (iii) one member residing in and representing the interests of Wasatch County; and (iv) two members representing the interests of athletes using the facilities owned, managed, or maintained by the Utah Athletic Foundation;
42a 43 44 45 46 47 48 49	 board members may hold public elective office; ş (b) board membership shall include at least; (i) one member residing in and representing the interests of Salt Lake County; (ii) one member residing in and representing the interests of Summit County; (iii) one member residing in and representing the interests of Wasatch County; and (iv) two members representing the interests of athletes using the facilities owned, managed, or maintained by the Utah Athletic Foundation; (c) upon the expiration of the current term of a board member or resignation or removal
42a 43 44 45 46 47 48 49 50	 board members may hold public elective office; ş (b) board membership shall include at least; (i) one member residing in and representing the interests of Salt Lake County; (ii) one member residing in and representing the interests of Summit County; (iii) one member residing in and representing the interests of Wasatch County; and (iv) two members representing the interests of athletes using the facilities owned, managed, or maintained by the Utah Athletic Foundation; (c) upon the expiration of the current term of a board member or resignation or removal of a board member, the then existing board of directors shall nominate at least three individuals
42a 43 44 45 46 47 48 49 50 51	 board members may hold public elective office; ş (b) board membership shall include at least; (i) one member residing in and representing the interests of Salt Lake County; (ii) one member residing in and representing the interests of Summit County; (iii) one member residing in and representing the interests of Wasatch County; and (iv) two members representing the interests of athletes using the facilities owned, managed, or maintained by the Utah Athletic Foundation; (c) upon the expiration of the current term of a board member or resignation or removal of a board member, the then existing board of directors shall nominate at least three individuals for the open position on the board, which may include the current board member h [if eligible for
42a 43 44 45 46 47 48 49 50 51 51 52	 board members may hold public elective office; ş (b) board membership shall include at least; (i) one member residing in and representing the interests of Salt Lake County; (ii) one member residing in and representing the interests of Summit County; (iii) one member residing in and representing the interests of Wasatch County; and (iv) two members representing the interests of athletes using the facilities owned, managed, or maintained by the Utah Athletic Foundation; (c) upon the expiration of the current term of a board member or resignation or removal of a board member, the then existing board of directors shall nominate at least three individuals for the open position on the board, which may include the current board member h [if eligible for reappointment] h , and submit those names to the Governor, who may, subject to the advice and
42a 43 44 45 46 47 48 49 50 51 51 52 53	 board members may hold public elective office; ş (b) board membership shall include at least; (i) one member residing in and representing the interests of Salt Lake County; (ii) one member residing in and representing the interests of Summit County; (iii) one member residing in and representing the interests of Wasatch County; and (iv) two members representing the interests of athletes using the facilities owned, managed, or maintained by the Utah Athletic Foundation; (c) upon the expiration of the current term of a board member or resignation or removal of a board member, the then existing board of directors shall nominate at least three individuals for the open position on the board, which may include the current board member h [if eligible for reappointment] h , and submit those names to the Governor, who may, subject to the advice and
42a 43 44 45 46 47 48 49 50 51 52 53 54	 board members may hold public elective office; ş (b) board membership shall include at least; (i) one member residing in and representing the interests of Salt Lake County; (ii) one member residing in and representing the interests of Summit County; (iii) one member residing in and representing the interests of Wasatch County; and (iv) two members representing the interests of athletes using the facilities owned, managed, or maintained by the Utah Athletic Foundation; (c) upon the expiration of the current term of a board member or resignation or removal of a board member, the then existing board of directors shall nominate at least three individuals for the open position on the board, which may include the current board member h [if eligible for reappointment] h , and submit those names to the Governor, who may, subject to the advice and consent of the Senate, appoint one of the nominees submitted to him or reject all of the nominees and request a new list of at least three nominees for the open position; and

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57	of nominees shall be considered to have been rejected and the board of directors of the foundation
58	shall submit a new list of three nominees to the Governor;
59	(3) provide that original members of the board of directors may, under the provisions of
60	Subsection (1), be reappointed to one $\mathbf{\hat{h}}$ or more $\mathbf{\hat{h}}$ additional three-year term upon the expiration
60a	of their
61	current terms $ {f \hat{h}} [, {f but may not thereafter be reappointed to the board}] {f \hat{h}} \ ;$
62	(4) provide that all board members other than the original members of the board of
63	directors shall be appointed to staggered three-year terms and may $\mathbf{\hat{h}}$ [not serve more than three
63a	terms
64	as board members] be reappointed to one or more additional three-year terms under the provisions of
64a	Subsection (1) $\hat{\mathbf{h}}$; and
65	(5) require that the Utah Athletic Foundation obtain independent performance audits at
66	least once every five years by an independent auditor in accordance with generally accepted
67	auditing standards, which audits shall be open and public;
68	BE IT FURTHER RESOLVED that as a condition precedent to the approval granted in this
69	resolution for the change in the Utah Athletic Foundation investment policy and its articles and
70	bylaws, the amended articles and bylaws of the foundation shall be submitted to and approved by
71	the Governor $\mathbf{\hat{h}}$ [and], $\mathbf{\hat{h}}$ the President of the Senate $\mathbf{\hat{h}}$, and the Speaker of the House of
71a	Representatives ĥ.
72	BE IT FURTHER RESOLVED that only those provisions of S.J.R. 17, 1994 General
73	Session, and subsequent joint resolutions of the Legislature which directly conflict with the
74	provisions of this joint resolution are superceded by this joint resolution and that all other
75	provisions of S.J.R. 17 and subsequent joint resolutions relating to the Utah Athletic Foundation
76	remain in full force and effect.
77	BE IT FURTHER RESOLVED that a copy of this resolution be sent to the Utah Athletic

78 Foundation.