{deleted text} shows text that was in HB0107 but was deleted in HB0107S01.

inserted text shows text that was not in HB0107 but was inserted into HB0107S01.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

Representative Val L. Peterson proposes the following substitute bill:

#### EARLY COLLEGE HIGH SCHOOLS

2016 GENERAL SESSION STATE OF UTAH

Chief Sponsor: \_Val L. Peterson

Senate Sponsor: 

Margaret Dayton

#### **LONG TITLE**

#### **General Description:**

This bill distinguishes an early college high school from a {regularly authorized charter} regular public school.

## **Highlighted Provisions:**

This bill:

- ► defines terms; <del>{ and }</del>
- exempts an early college high school from certain rules established by the State

  Board of Education :: and
- restricts the use of the term "early college high school."

## Money Appropriated in this Bill:

None

#### **Other Special Clauses:**

None

#### **Utah Code Sections Affected:**

**ENACTS**:

**53A-1a-1101**, Utah Code Annotated 1953

**53A-1a-1102**, Utah Code Annotated 1953

**53A-1a-1103**, Utah Code Annotated 1953

53A-1a-1104, Utah Code Annotated 1953

Be it enacted by the Legislature of the state of Utah:

Section 1. Section **53A-1a-1101** is enacted to read:

### Part 11. Early College High Schools

53A-1a-1101. Title.

This part is known as "Early College High Schools."

Section 2. Section **53A-1a-1102** is enacted to read:

53A-1a-1102. Definitions.

- (1) "Board" means the State Board of Education.
- (2) "{Early} Individualized Education Program" or "IEP" means a written statement, for a student with a disability, that is developed, reviewed, and revised in accordance with the Individuals with Disabilities Education Act, 20 U.S.C. Sec. 1400 et seq.

Section 3. Section **53A-1a-1103** is enacted to read:

<u>53A-1a-1103. Early</u> college high <del>{school" means an authorized charter}</del> <u>schools --</u> <u>Exemptions from board rule -- Prohibitions.</u>

- (1) An early college high school is a public school that:
- (a) has a mission to provide an early college education to a diverse student population emphasizing advanced science, technology, engineering, and mathematics;
  - (b) provides students with the opportunity to earn:
  - (i) a high school diploma; and
  - (ii) (A) {up to two years} at least 60 credit hours of transferable college credit; or
  - (B) a transferable associate's degree; and
- (c) contracts with an institution of higher education for instruction offered through the {charter}public school.

(<del>{3}</del>) "Individualized Education Program" or "IEP" means a written statement, for a student with a disability, that is developed, reviewed, and revised in accordance with the Individuals with Disabilities Education Act, 20 U.S.C. Sec. 1400 et seq. Section 3. Section 53A-1a-1103 is enacted to read: 53A-1a-1103. Exemptions from board rule. (1) (a) An early college high school is : (a) subject to Title 53A, Chapter 1a, Part 5, The Utah Charter Schools Act; and (b) exempt from the {180} required number of school {day requirement established} by}days established under board rule. (b) Notwithstanding the exemption described in Subsection (2)(a), an early college high school is subject to the required number of instructional hours established under board rule. (12) Up to three of the subject-specific credit hour graduation requirements established {by}under board rule may be changed to elective credit for a student at an early college high school if: (a) the modification is consistent with the student's: (i) IEP; or (ii) student education occupation plan; and (b) the elective credit is earned in a science, technology, engineering, mathematics, advanced placement, concurrent enrollment, or early college course. {Section 4. Section 53A-1a-1104 is enacted to read: 53A-1a-1104. Charter school partnerships with institutions of higher education permitted. Nothing in this part shall be construed to prevent or inhibit a charter school from: (1) contracting with an institution of higher education to provide early college education through the charter school; or (2) identifying the charter (4) A public school may not identify or market the public school as an early college high school {if identifying the charter school as an early college high school is consistent with trademark laws.

**<u>Legislative Review Note</u>** 

Office of Legislative Research and General Counsel} unless the public school meets the criteria described in Subsection (1).