CONCURRENT RESOLUTION ON EDUCATION
2016 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: J. Stuart Adams
House Sponsor: David E. Lifferth
LONG TITLE
General Description:
This resolution honors the limits of federal power related to education as set forth in the
Tenth Amendment to the United States Constitution.
Highlighted Provisions:
This resolution:
 declares that parents should have decision making authority over primary and
secondary education in the state;
 notes that the Tenth Amendment to the United States Constitution limits the
authority of the federal government to those powers enumerated in the Constitution,
which do not include education;
 urges the United States Congress to end all current and prohibit any further
interference with state decisions regarding education by the United States
Department of Education; and
 demands the prohibition of federal programs that incentivize states to adopt certain
academic standards or that require states to pass specific education legislation in
order to maintain federal funding.
Special Clauses:
None

S.C.R. 19 02-25-16 12:52 PM

WHEREAS, the Utah Legislature finds that the first principle of education, and
therefore of education policymaking, is that parents are the primary educators of their children
and should have decision making authority over elementary and secondary education in the
state of Utah to the greatest extent possible;
WHEREAS, the Utah Legislature trusts that educators in Utah are better equipped than
politicians or bureaucrats in Washington, D.C., to determine academic content for their
students and to ensure the success of each child enrolled in a Utah public school;
WHEREAS, the Tenth Amendment to the United States Constitution declares that
"The powers not delegated to the United States by the Constitution, nor prohibited by it to the
States, are reserved to the States respectively, or to the people";
WHEREAS, the Tenth Amendment defines the scope of federal power as being that
specifically granted by the United States Constitution and no more;
WHEREAS, the Tenth Amendment unequivocally sets forth that we, the people of the
United States of America, and each state in the Union, now have, and have always had, powers
that the federal government may not usurp;
WHEREAS, nowhere in the United States Constitution is the federal government
delegated the power to regulate or fund elementary or secondary education;
WHEREAS, because education is not an enumerated power delegated to the federal
government by the United States Constitution, it is reserved to the states or to the people;
WHEREAS, a federal role in education is a violation of the original intent of the United
States Constitution and the Tenth Amendment; and
WHEREAS, the Utah Legislature, which is directly accountable to the citizens of Utah,
is the appropriate body to empower parents and educators to determine academic content, free
from any pressure, constraints, or directives from the United States Department of Education:
NOW, THEREFORE, BE IT RESOLVED that the Legislature of the state of Utah, the
Governor concurring therein, urges the United States Congress to end all current and prohibit
any further interference by the United States Department of Education with state decisions
regarding academic content, standards, or assessments and repeal and prohibit all compulsory
federal legislation that interferes with the state of Utah's constitutional authority over
educational standards and materials through civil threat, sanctions, criminal penalty, or loss of
federal funding distributed by allocations or grants.

02-25-16 12:52 PM S.C.R. 19

BE IT FURTHER RESOLVED that the Legislature and the Governor demand the
repeal and prohibition of federal programs that incentivize states to adopt certain academic
standards or that require states to pass specific education legislation in order to maintain, apply
for, or receive federal funding and assert that it is the duty of the Legislature to exercise its
constitutional authority to resist and overturn any interference relating to Utah's academic
standards, assessments, and educational materials by the United States Department of
Education or the United States Congress.
BE IT FURTHER RESOLVED that copies of this resolution be sent to the President of
the United States, the Majority Leader of the United States Senate, the Speaker of the United
States House of Representatives, and the members of Utah's congressional delegation.

Legislative Review Note Office of Legislative Research and General Counsel

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