HB0233S01 compared with HB0233

{Omitted text} shows text that was in HB0233 but was omitted in HB0233S01 inserted text shows text that was not in HB0233 but was inserted into HB0233S01

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	School Curriculum Amendments
	2025 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Nicholeen P. Peck
	Senate Sponsor: Scott D. Sandall
]	LONG TITLE
(General Description:
	This bill restricts certain entities from involvement in health education in public schools.
]	Highlighted Provisions:
	This bill:
	defines terms; and
	• prohibits a local education agency from allowing entities that perform elective abortions to
]	provide health-related instruction or materials in public schools.
]	Money Appropriated in this Bill:
	None
	This bill provides a special effective date.
]	ENACTS:
	53G-10-409, Utah Code Annotated 1953, Utah Code Annotated 1953

HB0233 compared with HB0233S01

- 21 <u>53G-10-409.</u> Prohibition on instruction by an elective abortion provider or affiliate.
- 22 (1) As used in this section:
- 24 (a) "Abortion" means the same as that term is defined in Section 76-7-301.
- 23 {(a)} (b) "Affiliate" means an entity with a legal relationship to another entity, where the entities establish:
- 25 (i) common ownership, management, or control;
- 26 (ii) a franchise or agreement; or
- 27 (iii) a license agreement permitting the use of a brand name, trademark, service mark, or other identification.
- 29 {(b) {"Abortion" means the same as that term is defined in Section 76-7-301.}}
- 31 (c) "Debranded maturation curriculum" means a puberty or maturation education program that excludes all corporate, organizational, or third-party branding, logos, sponsorships, or materials associated with an elective abortion entity.
- 30 (2) An LEA may not allow an {employee or } entity employee, representative {of an entity } or affiliate that performs elective abortions or {an affiliate of the entity } provides debranded maturation curriculum to:
- 32 (a) deliver instruction or programs on all health or health related topics in a school that receives state funding; or
- (b) provide materials or media on a health topic for distribution or display in a school that receives state funding, if the materials or media are created by, funded by, donated by, or bear the identifying mark of the entity or the entity's affiliate.
- 37 (3)
 - (a) In accordance with Section 53E-3-401, the state board may:
- 38 (i) impose a monetary penalty on an LEA that violates this section; and
- 39 (ii) withhold funds allocated under Title 53F, Chapter 2, State Funding -- Minimum School Program, for continued noncompliance.
- 41 (b) The state board shall make rules, in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, to administer and enforce a penalty imposed under Subsection (3)(a).
- 48 Section 2. **Effective date.**This bill takes effect on July 1, 2025.
 - 2-13-25 1:47 PM