SB0126S01

SB0126S04 compared with SB0126S01

{Omitted text} shows text that was in SB0126S01 but was omitted in SB0126S04 inserted text shows text that was not in SB0126S01 but was inserted into SB0126S04

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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.

Airborne Chemicals Amendments

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Ronald M. Winterton

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2	House Sponsor: Rex P. Snipp		
2 3	LONG TITLE		
4	General Description:		
5	This bill addresses the release of airborne chemicals.		
6	Highlighted Provisions:		
7	This bill:		
8	defines terms;		
9	► prohibits the release of {ehemicals } a chemical or {substances } substance from an aircraft for		
	the purpose of solar geoengineering;		
11	provides a means for the public to submit information regarding suspected solar geoengineering.		
13	requires the Department of Transportation to report {eredible instances} a credible instance of		
	suspected solar geoengineering to the Utah Attorney General; and		
15	makes technical and conforming changes.		
16	Money Appropriated in this Bill:		
17	None		
18	Other Special Clauses:		
19	None		

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	AM	IENDS:
2		72-10-120, as last amended by Laws of Utah 2008, Chapter 140, as last amended by Laws of Utah
		2008, Chapter 140
3	EN	ACTS:
ļ 5		72-10-134, Utah Code Annotated 1953, Utah Code Annotated 1953
, 5	Be	it enacted by the Legislature of the state of Utah:
7		Section 1. Section 72-10-120 is amended to read:
3		72-10-120. Violations Penalty.
		[A] Except as otherwise provided in this part, a person who fails to comply with the
		requirements of or violates any provision of this part is guilty of a class B misdemeanor.
		Section 2. Section 2 is enacted to read:
		72-10-134. Restrictions on release of chemicals for solar geoengineering Criminal penalty.
	<u>(1)</u>	As used in this section:
	<u>(a)</u>	
	<u>(i)</u>	"Solar geoengineering" means the modification of the composition, behavior, or dynamics of the
		Earth's atmosphere by solar radiation management.
	<u>(ii)</u>	"Solar geoengineering" does not include {activities} an activity described in Title 73, Chapter 15,
		Modification of Weather.
	<u>(b)</u>	"Solar radiation management" means the release, injection, or dispersing of {chemicals} a chemical
		to artificially reduce the amount of solar radiation reaching the Earth's lower atmosphere or surface.
	<u>(2)</u>	
	<u>(a)</u>	It is unlawful for an owner or operator of an aircraft to use or authorize the use of the aircraft in this
		state with the intent to cause solar geoengineering.
	<u>(b)</u>	A violation of Subsection (2)(a) is a {third degree felony} class A misdemeanor.
	<u>(3)</u>	The department shall:
	<u>(a)</u>	provide a means for a member of the public to electronically submit information regarding suspected
		solar geoengineering activity; and
	<u>(b)</u>	report a credible instance of suspected solar geoengineering activity to the Office of the Attorney
		General.
	<u>(4)</u>	This section does not create for an airport operator:

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- (a) an obligation to report or monitor a solar geoengineering activity; or
- (b) liability in relation to an aircraft using an airport for a solar geoengineering activity.
- 53 Section 3. **Effective date.**

Effective Date.

This bill takes effect on May 7, 2025.

3-5-25 5:19 PM