

# H.B. 493

## CONCURRENT ENROLLMENT PARTICIPATION AMENDMENTS

Representative **Ryan D. Wilcox** proposes the following amendments:

1. *Page 1, Lines 14 through 15:*

14           ▶        ~~{provides that certain private institutions may participate in the concurrent~~  
15 ~~enrollment program}~~   requires a local education agency to, under certain circumstances, contract  
with an eligible institution that offers an online concurrent enrollment course ;

2. *Page 2, Lines 43 through 44:*

43           (b) ~~{a private, nonprofit college or university in the state that is accredited by the~~  
44 ~~Northwest Commission on Colleges and Universities.}~~   a degree-granting institution of higher  
education or a technical college within the state system of higher education, as identified in Section  
53B-1-102, that offers an online concurrent enrollment course.

3. *Page 7, Lines 186 through 187:*

186           (3) Except as provided in Subsection (4) or (5) , if the LEA's designated institution of higher  
187 education chooses to offer the concurrent enrollment course, the LEA shall contract with the

4. *Page 7, Lines 201 through 202:*

201 from expanding the concurrent enrollment course to eligible students. =  
(5) For a student who wants to enroll in an existing concurrent enrollment course that is not offered  
online by an LEA's designated instution of higher education, the LEA shall contract with any eligible  
institution that offers the online concurrent enrollment course.

202           Section 4. Section **53E-10-305** is amended to read:

5. *Page 8, Line 230 through Page 9, Line 253:*

230           53E-10-308. Reporting.

231           ~~{(1)}~~   The state board and the Utah Board of Higher Education shall submit an annual  
232 written report to the Higher Education Appropriations Subcommittee and in accordance with  
233 Section 53E-1-203 on student participation in the concurrent enrollment program, including:

234           ~~{(1)(a)}~~   (1) data on the [higher] education tuition not charged due to the hours of [higher]  
235 education credit granted through concurrent enrollment;

236           ~~{(2)(b)}~~   (2) tuition or fees charged under Section 53E-10-305;

237           ~~{(3)(c)}~~   (3) an accounting of the money appropriated for concurrent enrollment; and

238            ~~{(4)(d)}~~ (4) a justification of the distribution method described in [Subsections  
239 53F-2-409(3)(d) and (e)] Section 53F-2-409.  
240        ~~{(2) In addition to the report required under Subsection (1), on or before November 1 of~~  
241 ~~each year, the state board and Utah Board of Higher Education shall report to the Education~~  
242 ~~Interim Committee on designated institution of higher education and eligible institution~~  
243 ~~participation in the concurrent enrollment program under Section 53E-10-303, including:~~  
244        ~~— (a) (i) each designated institution of higher education that contracts with an LEA to~~  
245 ~~provide a concurrent enrollment course;~~  
246        ~~— (ii) the concurrent enrollment class offered; and~~  
247        ~~— (iii) the number of credits granted through concurrent enrollment; and~~  
248        ~~— (b) each eligible institution that is not a designated institution of higher education that~~  
249 ~~contracts with an LEA to provide a concurrent enrollment course, including:~~  
250        ~~— (i) the concurrent enrollment class offered;~~  
251        ~~— (ii) the number of credits granted through concurrent enrollment; and~~  
252        ~~— (iii) if the eligible institution refuses to contract with an LEA to provide a concurrent~~  
253 ~~enrollment course, a justification for the eligible institution's refusal to contract with the LEA.}~~