

Governor's Budget Recommendation Conforming Bill
Prohibited Use of State Funds

1 A bill to be entitled
2 An act relating to the prohibited use of state funds;
3 creating s. 286.30, F.S.; providing an effective date.
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5 Be It Enacted by the Legislature of the State of Florida:
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7 Section 1. Section 286.30, Florida Statutes, is created to
8 read:

9 Section 286.30 Prohibited Use of State Funds.—

10 (1) For purposes of this section, the term:

11 (a) "Covered entity" means:

12 1. An "Educational institution" which includes both public
13 institutions under the control of a district school board, a
14 charter school, a state university, a developmental research
15 school, a Florida College System institution, the Florida School
16 for the Deaf and the Blind, and the Florida Virtual School; and
17 private school readiness programs, voluntary prekindergarten
18 programs, private K-12 schools, and private colleges and
19 universities.

20 2. A "Governmental entity" which includes the state or any
21 political subdivision thereof, including the executive,
22 legislative, and judicial branches of government; the
23 independent establishments of the state, counties,
24 municipalities, districts, authorities, boards, or commissions;
25 or any agencies that are subject to chapter 286.

26 (b) "Sex" means the classification of a human person as
27 either male or female based on the organization of the body of
28 such person for a specific reproductive role, as indicated by
29 the person's sex chromosomes, naturally occurring sex hormones,
30 and internal and external genitalia present at birth.

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31 (c) "State Funds" means all nonfederal funds included
32 within s. 215.31, Florida Statutes.

33 (d) "Sex-reassignment prescriptions and procedures" mean:

34 1. The prescription or administration of puberty blockers
35 for the treatment of gender dysphoria or related diagnosis.

36 2. The prescription or administration of hormones or
37 hormone antagonists for the treatment of gender dysphoria or
38 related diagnosis.

39 3. Any medical procedure, including a surgical procedure,
40 for the treatment of gender dysphoria or related diagnosis.

41 (2) In addition to the requirements included within s.
42 390.0111, Florida Statutes, and notwithstanding any other law to
43 the contrary a covered entity or statutorily created direct
44 support organization may not expend state funds, either directly
45 or through a contract, grant, or agreement, to directly or
46 indirectly financially support an employee, enrollee, or
47 beneficiary to travel to another jurisdiction outside this state
48 to receive services that are intended to support an abortion as
49 defined in s. 390.011, Florida Statutes.

50 (3) Notwithstanding any other law to the contrary a covered
51 entity or statutorily created direct support organization may
52 not expend state funds, either directly or through a contract,
53 grant, or agreement, to directly or indirectly financially
54 support an employee, enrollee, or beneficiary in receiving sex-
55 reassignment prescriptions or procedures.

56 (a) Exceptions to this section include:

57 1. Any prescriptions or procedures for individuals born
58 with a genetically or biochemically verifiable disorder of sex
59 development (DSD), including, but not limited to 46, XX DSD; 46,
60 XY DSD; sex chromosome DSDs; XX or XY sex reversal; and
61 ovotesticular disorder.

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62 2. Any prescriptions or procedures of an infection, injury,
63 disease, or disorder that has been caused or exacerbated by the
64 performance of any sex-reassignment prescription or procedure
65 without regard to whether such prescription or procedure was
66 performed in accordance with state or federal law or whether
67 such prescription or procedure is covered by the private right
68 of actions under s. 766.102 and s. 768.042.

69 3. Any prescriptions or procedures undertaken because the
70 individual suffers from a physical disorder, physical injury, or
71 physical illness that would, as certified by a physician
72 licensed in the state of Florida, place the individual in
73 imminent danger of death or impairment of major bodily function
74 unless the prescription or procedure is performed.

75 (4) Notwithstanding any other law to the contrary a covered
76 entity or statutorily created direct support organization may
77 not expend state funds, either directly or through a contract,
78 grant, or agreement that provides services related to any of the
79 following:

80 (a) Diversity, Equity, or Inclusion programming or
81 services, including Critical Race Theory.

82 (b) Any services intended to support efforts related to
83 increase environmental, social, and corporate governance (ESG).

84 Section 2. This act shall take effect upon becoming law.