	HEALTHY LIFESTYLES REVISIONS
	2020 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Kathleen Riebe
	House Sponsor:
L	ONG TITLE
G	General Description:
	This bill amends provisions related to instruction in health.
H	lighlighted Provisions:
	This bill:
	amends definitions;
	repeals a provision prohibiting encouragement of the use of contraceptive methods
01	r devices;
	requires a local education agency to report to the state board on the percentage of
st	tudents who receive written parental consent to participate in sex education
in	nstruction; and
	makes technical changes.
M	Ioney Appropriated in this Bill:
	None
0	Other Special Clauses:
	None
U	Jtah Code Sections Affected:
A	MENDS:
	53G-10-402, as last amended by Laws of Utah 2019, Chapters 196 and 293
	53G-10-403, as last amended by Laws of Utah 2019, Chapter 293



27

S.B. 136 02-13-20 1:37 PM

28	Be it enacted by the Legislature of the state of Utah:
29	Section 1. Section 53G-10-402 is amended to read:
30	53G-10-402. Instruction in health Parental consent requirements Conduct
31	and speech of school employees and volunteers Political and religious doctrine
32	prohibited.
33	(1) As used in this section:
34	(a) "LEA governing board" means a local school board or charter school governing
35	board.
36	(b) "Refusal skills" means instruction:
37	(i) in a student's ability to clearly and expressly refuse sexual advances by a minor or
38	adult at any time, regardless of whether the student has previously expressed acceptance of a
39	sexual advance by the minor or adult;
40	(ii) in a student's obligation to stop the student's sexual advances if refused by another
41	individual at any time, regardless of whether the other individual has previously expressed
42	acceptance of the student's sexual advances;
43	(iii) informing a student of the student's right to report and seek counseling for
44	unwanted sexual advances;
45	(iv) in sexual harassment; and
46	(v) informing a student that a student may not consent to criminally prohibited
47	activities or activities for which the student is legally prohibited from giving consent, including
48	the electronic transmission of sexually explicit images by an individual of the individual or
49	another.
50	(2) (a) The state board shall establish curriculum requirements under Section
51	53E-3-501 that include instruction in:
52	(i) community and personal health;
53	(ii) physiology;
54	(iii) personal hygiene;
55	(iv) prevention of [communicable] infectious disease;
56	(v) refusal skills; [and]
57	(vi) the harmful effects of pornography[-]; and
58	(vii) healthy relationships, including recognizing sexual assault.

02-13-20 1:37 PM S.B. 136

59	(b) The state board shall make rules that, and instruction shall:
60	(i) stress the importance of abstinence from all sexual activity [before marriage and
61	fidelity after marriage as methods] as a method for preventing certain [communicable]
62	infectious diseases;
63	(ii) stress personal skills that encourage individual choice of abstinence and fidelity for
64	sexual health;
65	(iii) prohibit instruction in:
66	(A) the intricacies of intercourse, sexual stimulation, or erotic behavior; or
67	(B) the advocacy of premarital or extramarital sexual activity; [or] and
68	[(C) the advocacy or encouragement of the use of contraceptive methods or devices;
69	and]
70	(iv) [except as provided in Subsection (2)(d),] allow instruction to include information
71	about contraceptive methods or devices that stresses effectiveness, limitations, risks, and
72	information on state law applicable to minors obtaining contraceptive methods or devices.
73	(c) The state board shall make rules for an LEA governing board that adopts
74	instructional materials under Subsection (2)(g)(ii) that:
75	(i) require the LEA governing board to report on the materials selected and the LEA
76	governing board's compliance with Subsection (2)(h); and
77	(ii) provide for an appeal and review process of the LEA governing board's adoption of
78	instructional materials.
79	(d) The state board may not require an LEA to teach or adopt instructional materials
80	that include information on contraceptive methods or devices.
81	(e) (i) At no time may instruction be provided, including responses to spontaneous
82	questions raised by students, regarding any means or methods that facilitate or encourage the
83	violation of any state or federal criminal law by a minor or an adult.
84	(ii) Subsection (2)(e)(i) does not preclude an instructor from responding to a
85	spontaneous question as long as the response is consistent with the provisions of this section.
86	(f) The state board shall recommend instructional materials for use in the curricula
87	required under Subsection (2)(a) after considering evaluations of instructional materials by the
88	State Instructional Materials Commission.
89	(g) An LEA governing board may choose to adopt:

S.B. 136 02-13-20 1:37 PM

90 (i) the instructional materials recommended under Subsection (2)(f); or 91 (ii) other instructional materials in accordance with Subsection (2)(h). 92 (h) An LEA governing board that adopts instructional materials under Subsection 93 (2)(g)(ii) shall: 94 (i) ensure that the materials comply with state law and board rules; 95 (ii) base the adoption of the materials on the recommendations of the LEA governing 96 board's Curriculum Materials Review Committee; and 97 (iii) adopt the instructional materials in an open and regular meeting of the LEA 98 governing board for which prior notice is given to parents of students attending the respective 99 schools and an opportunity for parents to express their views and opinions on the materials at 100 the meeting. 101 (3) (a) A student shall receive instruction in the courses described in Subsection (2) on 102 at least two occasions during the period that begins with the beginning of grade 8 and the end 103 of grade 12. 104 (b) At the request of the state board, the Department of Health shall cooperate with the 105 state board in developing programs to provide [instruction in those areas] the instruction 106 described in Subsection (3)(a). 107 (4) (a) The state board shall adopt rules that: 108 (i) provide that the parental consent requirements of Sections 76-7-322 and 76-7-323 109 are complied with; and 110 (ii) require a student's parent to be notified in advance and have an opportunity to 111 review the information for which parental consent is required under Sections 76-7-322 and 112 76-7-323. 113 (b) The state board shall also provide procedures for disciplinary action for violation of 114 Section 76-7-322 or 76-7-323. 115

(5) (a) In keeping with the requirements of Section 53G-10-204, and because school employees and volunteers serve as examples to their students, school employees or volunteers acting in their official capacities may not support or encourage criminal conduct by students, teachers, or volunteers.

116

117

118

119

120

(b) To ensure the effective performance of school personnel, the limitations described in Subsection (5)(a) also apply to a school employee or volunteer acting outside of the school

02-13-20 1:37 PM S.B. 136

employee's or volunteer's official capacities if:

(i) the employee or volunteer knew or should have known that the employee's or volunteer's action could result in a material and substantial interference or disruption in the normal activities of the school; and

- (ii) that action does result in a material and substantial interference or disruption in the normal activities of the school.
- (c) The state board or an LEA governing board may not allow training of school employees or volunteers that supports or encourages criminal conduct.
 - (d) The state board shall adopt rules implementing this section.
- (e) Nothing in this section limits the ability or authority of the state board or an LEA governing board to enact and enforce rules or take actions that are otherwise lawful, regarding educators', employees', or volunteers' qualifications or behavior evidencing unfitness for duty.
- (6) Except as provided in Section 53G-10-202, political, atheistic, sectarian, religious, or denominational doctrine may not be taught in the public schools.
- (7) (a) An LEA governing board and an LEA governing board's employees shall cooperate and share responsibility in carrying out the purposes of this chapter.
- (b) An LEA governing board shall provide appropriate professional development for the LEA governing board's teachers, counselors, and school administrators to enable them to understand, protect, and properly instruct students in the values and character traits referred to in this section and Sections 53E-9-202, 53E-9-203, 53G-10-202, 53G-10-203, 53G-10-204, and 53G-10-205, and distribute appropriate written materials on the values, character traits, and conduct to each individual receiving the professional development.
- (c) An LEA governing board shall make the written materials described in Subsection (7)(b) available to classified employees, students, and parents of students.
- (d) In order to assist an LEA governing board in providing the professional development required under Subsection (7)(b), the state board shall, as appropriate, contract with a qualified individual or entity possessing expertise in the areas referred to in Subsection (7)(b) to develop and disseminate model teacher professional development programs that an LEA governing board may use to train the individuals referred to in Subsection (7)(b) to effectively teach the values and qualities of character referenced in Subsection (7).
 - (e) In accordance with the provisions of Subsection (5)(c), professional development

S.B. 136 02-13-20 1:37 PM

132	may not support of encourage criminal conduct.
153	(8) An LEA governing board shall review every two years:
154	(a) LEA governing board policies on instruction described in this section;
155	(b) for a local school board of a school district, data for each county that the school
156	district is located in, or, for a charter school governing board, data for the county in which the
157	charter school is located, on the following:
158	(i) teen pregnancy;
159	(ii) child sexual abuse; and
160	(iii) sexually transmitted diseases and sexually transmitted infections; and
161	(c) the number of pornography complaints or other instances reported within the
162	jurisdiction of the LEA governing board.
163	(9) If any one or more provision, subsection, sentence, clause, phrase, or word of this
164	section, or the application thereof to any person or circumstance, is found to be
165	unconstitutional, the balance of this section shall be given effect without the invalid provision,
166	subsection, sentence, clause, phrase, or word.
167	Section 2. Section 53G-10-403 is amended to read:
168	53G-10-403. Required parental consent for sex education instruction Reporting
169	requirement.
170	(1) As used in this section:
171	(a) (i) "Sex education instruction" means any course material, unit, class, lesson,
172	activity, or presentation that, as the focus of the discussion, provides instruction or information
173	to a student about:
174	(A) sexual abstinence;
175	(B) human sexuality;
176	(C) human reproduction;
177	(D) reproductive anatomy;
178	(E) physiology;
179	(F) pregnancy;
180	(G) marriage;
181	(H) childbirth;
182	(I) parenthood;

02-13-20 1:37 PM S.B. 136

183	(J) contraception;
184	(K) HIV/AIDS;
185	(L) sexually transmitted diseases; [or]
186	(M) refusal skills, as defined in Section 53G-10-402[:]; or
187	(N) healthy relationships.
188	(ii) "Sex education instruction" does not include child sexual abuse prevention
189	instruction described in Section 53G-9-207.
190	(b) "School" means the same as that term is defined in Section 53G-10-205.
191	(2) A school shall obtain prior written consent from a student's parent before the school
192	may provide sex education instruction to the student.
193	(3) If a student's parent chooses not to have the student participate in sex education
194	instruction, a school shall:
195	(a) waive the requirement for the student to participate in the sex education instruction;
196	or
197	(b) provide the student with a reasonable alternative to the sex education instruction
198	requirement.
199	(4) In cooperation with the student's teacher or school, a parent shall take responsibility
200	for the parent's student's sex education instruction if a school:
201	(a) waives the student's sex education instruction requirement in Subsection (3)(a); or
202	(b) provides the student with a reasonable alternative to the sex education instruction
203	requirement described in Subsection (3)(b).
204	(5) A student's academic or citizenship performance may not be penalized if the
205	student's parent chooses not to have the student participate in sex education instruction as
206	described in Subsection (3).
207	(6) An LEA shall annually report to the state board, for each grade in which the LEA
208	provides sex education instruction, the percentage of students in the grade that provide the

written consent described in Subsection (2).

209