Stephanie Gricius proposes the following substitute bill:

Health Curriculum and Procedures Amendments

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Stephanie Gricius

Senate Sponsor: Kirk A. Cullimore

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4 General Description:

5 This bill amends provisions regarding health instruction and physical and mental health

6 procedures in the public education system.

Highlighted Provisions:

- 8 This bill:
 - defines terms;
- requires any health care provider to obtain written parental consent before providing or
- facilitating telehealth or another health care service to a student within a public school;
- establishes requirements for in-school mental health therapy, including:
 - identifying who may and may not provide in-school mental health therapy; and
 - requiring parental consent and certain parental notification;
- 15 ensures that a local or state rule or policy does not create an exemption for otherwise
 - prohibited endorsement, promotion, or disparagement of a certain religious belief or
- 17 viewpoint;
 - modifies required health instruction, including:
 - establishing statutory purposes for the curriculum the state board establishes;
- adding situational awareness and the "success sequence";
- reorganizing duties and prohibitions regarding instruction, discussion, and advocacy of
- 22 certain concepts;
- 23 amends the effect of prior written parental consent and the allowable subjects in sex
- 24 education instruction; and
- 25 ► makes technical and conforming changes.
- 26 Money Appropriated in this Bill:
- None None
- 28 Other Special Clauses:

29	This bill provides a special effective date.
30	Utah Code Sections Affected:
31	AMENDS:
32	53G-10-202 (Effective 07/01/25), as last amended by Laws of Utah 2023, Chapter 294
33	53G-10-402 (Effective 07/01/26), as last amended by Laws of Utah 2024, Chapters 20,
34	507
35	53G-10-403 (Effective 07/01/26), as last amended by Laws of Utah 2019, Chapter 293
36	ENACTS:
37	53G-9-214 (Effective 07/01/25), Utah Code Annotated 1953
38	53G-9-901 (Effective 07/01/25), Utah Code Annotated 1953
39	53G-9-902 (Effective 07/01/25), Utah Code Annotated 1953
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41	Be it enacted by the Legislature of the state of Utah:
42	Section 1. Section 53G-9-214 is enacted to read:
43	53G-9-214 (Effective 07/01/25). Health care services in public schools.
44	(1) Except as provided in Subsection (2), before a health care provider, as defined in
45	Section 58-80a-102, may provide or facilitate a health care service that is not
46	traditionally available to a student in a public school, the health care provider shall
47	obtain the informed written $\hat{\mathbf{H}} \rightarrow \mathbf{or\ verbal} \leftarrow \hat{\mathbf{H}}$ consent of the student's parent for the health care
47a	service.
48	(2) This section does not apply to a service through the SafeUT Crisis Line established in
49	Section 53B-17-1202.
50	Section 2. Section 53G-9-901 is enacted to read:
51	Part 9. Mental Health Services in Public Schools
52	53G-9-901 (Effective 07/01/25). Definitions.
53	As used in this part:
54	(1)(a) "In-school mental health therapy" means a therapy, therapeutic strategy, or other
55	mental health counseling that takes place in a school setting and includes:
56	(i) mental health therapy as defined in Section 26B-1-329;
57	(ii) the practice of mental health therapy as defined in Section 58-61-102;
58	(iii) the diagnosis of a mental health disorder;
59	(iv) psychoanalysis;
60	(v) psychotherapy;
61	(vi) hypnotherapy; or

62	(vii) neuropsychology.
63	(b) "In-school mental health therapy" does not include:
64	(i) describing basic stress-management strategies;
65	(ii) informing students and parents of the availability of in-school mental health
66	therapy; or
67	(iii) engaging in generalized crisis response, which does not include one-on-one
68	$\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{counseling or}}] \leftarrow \hat{\mathbf{H}}$ therapy, in accordance with the state board's or the LEA's crisis
69	response protocols.
70	(2) "School-based mental health therapist" means an individual:
71	(a) who holds:
72	(i) a license as a mental health therapist as defined in Section 58-60-102;
73	(ii) a license or certification under Title 58, Chapter 60, Part 6, Behavioral Health
74	Coach and Technician Licensing Act:
75	(iii) a license from the state board as a school social worker, as defined in Section
76	<u>53F-5-218; or</u>
77	(iv) a license from the state board as a school psychologist, as defined in Section
78	53F-5-218; and
79	(b) whom an LEA or school employs, engages by contract, or engages by agreement, to
80	support students' mental health through in-school mental health therapy in
81	accordance with the scope of the individual's license or certification described in
82	Subsection (2)(a).
83	Section 3. Section 53G-9-902 is enacted to read:
84	53G-9-902 (Effective 07/01/25). Parental consent required Parental
85	notification required.
86	(1) Except as provided in a student's IEP or 504 plan:
87	(a) an individual who is not a school-based mental health therapist may not provide
88	in-school mental health therapy; and
89	(b) an individual may not provide in-school mental health therapy in a traditional
90	general education classroom setting with other students present in the classroom.
91	(2) For a school-based mental health therapist to provide in-school mental health therapy:
92	(a) the relevant LEA, school, or school-based mental health therapist shall obtain written
93	parental consent before the first session of in-school mental health therapy in a given
94	school year $\hat{H} \rightarrow [\frac{\cdot}{\cdot}]$, using a standard form that includes:
94a	(i) fields for at least the following information:

94b	(A) the name of the student;
94c	(B) the name of the individual giving consent; and
94d	(C) the name of each school-based mental health therapist who has authority
94e	under the written consent to provide in-school mental health therapy;
94f	(ii) a statement that the school-based mental health therapist will provide
94g	information about the in-school mental health therapy in accordance with
94h	Subsection (2)(b), including that the parent has the right to opt out of receiving
94i	notifications at any time; and
94j	(iii) a statement that the parent has the opportunity to identify topics or issues the
94k	parent intends a school-based mental health therapist to address or not address
941	with the student in accordance with Subsection (3)(a); and $\leftarrow \hat{H}$
95	(b) unless the student's parent opts out of receiving notifications from the school-based
96	mental health therapist under this Subsection (2)(b), within one business day after
97	each session of in-school mental health therapy, the school-based mental health
98	therapist shall provide to the student's parent:
99	(i) notice that the session took place; and
100	(ii) a description of the topic of the therapy.
101	(3)(a)(i) When obtaining the written parental consent described in Subsection (2)(a),
102	the LEA, school, or school-based mental health therapist shall, through
103	consultation with the parent, provide the parent an opportunity to identify topics
104	or issues the parent intends a school-based mental health therapist to address or to
105	not address with the student.
106	(ii) A school-based mental health therapist may not address a topic or issue for which
107	a parent has expressly stated an intent for the therapist to not address with the
108	student under this Subsection (3)(a).
109	(iii) Notwithstanding Subsections (3)(a)(i) and (3)(a)(ii), if a student reports
110	information that creates a duty on the school-based mental health therapist to
111	make a report for the following, the therapist may discuss the information with the
112	student to the extent necessary to make the mandatory report:
113	(A) suspected cases of child abuse or neglect under Section 80-2-602;
114	(B) abuse of a student under Section 53E-6-701; or
115	(C) any other legally mandated duty to report an incident.
116	(b)(i) The requirement to obtain prior written parental consent before providing
117	in-school mental health therapy described in Subsection (2)(a) does not apply in a

118	case in which a delay to contact a parent would create an immediate serious risk
119	of suicide or serious bodily injury, as defined in Section 76-1-101.5, to the student
120	or to another individual.
121	(ii) For a circumstance described in Subsection (3)(b)(i), the LEA, school, or
122	school-based mental health therapist shall notify a parent in accordance with
123	Section 53G-9-604.
124	(c) A student's IEP or 504 plan that includes in-school mental health therapy satisfies the
125	parental consent requirement described in Subsection (2)(a).
126	(4)(a) The state board may make rules, in accordance with Title 63G, Chapter 3, Utah
127	Administrative Rulemaking Act, regarding the application of this section to the
128	actions of educators and staff in the public education system.
129	(b) The state board shall, in consultation with the Department of Health and Human
130	Services, provide guidance to school-based mental health therapists, educators, and
131	school support staff on conduct and practices that constitute and do not constitute
132	in-school mental health therapy.
133	(5) Nothing in this part authorizes an individual to take an action that exceeds the scope of
134	the individual's license or certification.
135	(6) This section does not apply to a service a student accesses through the SafeUT Crisis
136	Line established in Section 53B-17-1202.
137	Section 4. Section 53G-10-202 is amended to read:
138	53G-10-202 (Effective $07/01/25$). Maintaining constitutional freedom in the
139	public schools.
140	(1) Except as provided in this section and in Section 53G-10-206, any instructional activity,
141	performance, or display which includes examination of or presentations about religion,
142	political or religious thought or expression, or the influence thereof on music, art,
143	literature, law, politics, history, or any other element of the curriculum, including the
144	comparative study of religions, which is designed to achieve academic educational
145	objectives included within the context of a course or activity and conducted in
146	accordance with applicable rules or policies of the state and LEA governing boards, may
147	be undertaken in the public schools.
148	(2) No aspect of cultural heritage, political theory, moral theory, or societal value shall be
149	included within or excluded from public school curricula for the primary reason that it
150	affirms, ignores, or denies religious belief, religious doctrine, a religious sect, or the
151	existence of a spiritual realm or supreme being.

152	(3) Public schools may not sponsor or deny the practice of prayer or religious devotionals.
153	(4) School officials and employees may not[-use their positions-], regardless of a school,
154	LEA, or state board rule or policy, use the official's or employee's position to endorse,
155	promote, or disparage a particular religious, denominational, sectarian, agnostic, or
156	atheistic belief or viewpoint.
157	Section 5. Section 53G-10-402 is amended to read:
158	53G-10-402 (Effective 07/01/26). Instruction in health Parental consent
159	requirements Conduct and speech of school employees and volunteers Political and
160	religious doctrine prohibited.
161	(1) As used in this section:
162	(a) "LEA governing board" means a local school board or charter school governing
163	board.
164	(b) "Refusal skills" means instruction:
165	(i) in a student's ability to clearly and expressly refuse sexual advances by a minor or
166	adult;
167	(ii) in a student's obligation to stop the student's sexual advances if refused by another
168	individual;
169	(iii) informing a student of the student's right to report and seek counseling for
170	unwanted sexual advances; and
171	[(iv) in sexual harassment; and]
172	[(v)] (iv) informing a student that a student may not consent to criminally prohibited
173	activities or activities for which the student is legally prohibited from giving
174	consent, including the electronic transmission of sexually explicit images by an
175	individual, regardless of whether the image is of the individual who transmits the
176	image or of another individual.
177	(c) "Situational awareness" means instruction in a student's ability to:
178	(i) observe the student's environment, including:
179	(A) increasing awareness; and
180	(B) noticing details and changes in the environment; and
181	(ii) respond in unsafe situations, including how to seek help.
182	(d) "Success sequence" means a three-prong framework for youth and young adults that
183	encourages:
184	(i) completing at least a high school education and pursuing further educational
185	opportunities;

186	(ii) obtaining full-time employment; and
187	(iii) marrying before having children $\hat{\mathbf{H}} \rightarrow \mathbf{within}$ a healthy and stable family $\leftarrow \hat{\mathbf{H}}$.
188	[(2)(a) The state board shall establish curriculum requirements under Section 53E-3-501
189	that include instruction in:]
190	[(i) community and personal health;]
191	[(ii) physiology;]
192	[(iii) personal hygiene;]
193	[(iv) prevention of communicable disease;]
194	[(v) refusal skills; and]
195	[(vi) the harmful effects of pornography.]
196	[(b) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
197	state board shall make rules that, and instruction shall:]
198	[(i) stress the importance of abstinence from all sexual activity before marriage and
199	fidelity after marriage as methods for preventing certain communicable diseases;]
200	[(ii) stress personal skills that encourage individual choice of abstinence and fidelity;]
201	[(iii) prohibit instruction in:]
202	[(A) the intricacies of intercourse, sexual stimulation, or erotic behavior;]
203	[(B) the advocacy of premarital or extramarital sexual activity; or]
204	[(C) the advocacy or encouragement of the use of contraceptive methods or
205	devices; and]
206	[(iv) except as provided in Subsection (2)(d), allow instruction to include information
207	about contraceptive methods or devices that stresses effectiveness, limitations,
208	risks, and information on state law applicable to minors obtaining contraceptive
209	methods or devices.]
210	[(e) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
211	state board shall make rules for an LEA governing board that adopts instructional
212	materials under Subsection (2)(g)(ii) that:]
213	[(i) require the LEA governing board to report on the materials selected and the LEA
214	governing board's compliance with Subsection (2)(h); and]
215	[(ii) provide for an appeal and review process of the LEA governing board's adoption
216	of instructional materials.]
217	[(d) The state board may not require an LEA to teach or adopt instructional materials
218	that include information on contraceptive methods or devices.]
219	[(e)(i) At no time may instruction be provided, including responses to spontaneous

220	questions raised by students, regarding any means or methods that facilitate or
221	encourage the violation of any state or federal criminal law by a minor or an adult.]
222	[(ii) Subsection (2)(e)(i) does not preclude an instructor from responding to a
223	spontaneous question as long as the response is consistent with the provisions of
224	this section.]
225	[(f) The state board shall recommend instructional materials for use in the curricula
226	required under Subsection (2)(a).]
227	[(g) An LEA governing board may choose to adopt:]
228	[(i) the instructional materials recommended under Subsection (2)(f); or]
229	[(ii) other instructional materials in accordance with Subsection (2)(h).]
230	[(h) An LEA governing board that adopts instructional materials under Subsection
231	(2)(g)(ii) shall:]
232	[(i) ensure that the materials comply with state law and board rules;]
233	[(ii) base the adoption of the materials on the recommendations of the LEA
234	governing board's Curriculum Materials Review Committee;]
235	[(iii) adopt the instructional materials in an open and regular meeting of the LEA
236	governing board for which prior notice is given to parents of students who attend
237	the respective schools; and]
238	[(iv) give parents an opportunity to express the parents' views and opinions on the
239	materials at the meeting described in Subsection (2)(h)(iii).]
240	(2)(a) In accordance with Section 53E-3-501, the state board shall establish health
241	curriculum requirements:
242	(i) for the purpose of:
243	(A) equipping students with practical safety skills regarding sexual abuse,
244	trafficking, and harassment;
245	(B) promoting respect for humankind and individual responsibility:
246	(C) fostering character development and decision making through the success
247	sequence; and
248	(D) encouraging healthy personal and family relationships; and
249	(ii) that include instruction in:
250	(A) the success sequence;
251	(B) community and personal health, including personal hygiene and the
252	prevention of communicable disease;
253	(C) physiology;

254	(D) human development;
255	(E) marriage and safe dating practices;
256	(F) refusal skills;
257	(G) resilience;
258	(H) situational awareness;
259	(I) the harmful effects of pornography; and
260	(J) the consequences of behaviors that pose a risk to individual health or of failure
261	under the success sequence.
262	(b) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
263	state board shall make rules that:
264	(i) ensure that instruction stresses the importance of abstinence from all sexual
265	activity before marriage and fidelity after marriage as methods for:
266	(A) maintaining mental, physical, and social health, including reducing stress;
267	(B) eliminating risks associated with sexual activity, including preventing
268	pregnancy and certain communicable diseases; and
269	(C) achieving the success sequence;
270	(ii) ensure that instruction stresses personal skills that encourage abstinence, the
271	return to abstinence, and fidelity;
272	(iii) prohibit instruction or discussion, regardless of parental consent or intent to
273	receive the prohibited instruction, in or regarding:
274	(A) the intricacies of sexual stimulation or erotic behavior;
275	(B) the advocacy of premarital or extramarital sexual activity;
276	(C) the advocacy or encouragement of the use of contraceptive methods or
277	devices; and
278	(D) any means or methods that facilitate or encourage the violation of any state or
279	federal criminal law by a minor or an adult, including as a response to a
280	spontaneous question from a student; and
281	(iv) subject to Subsection (2)(c), allow instruction to include information about
282	contraceptive methods or devices, not including abortion or any abortive methods,
283	that stresses effectiveness, failure rates for youth, limitations, risks, and
284	information on state law applicable to minors obtaining contraceptive methods or
285	devices.
286	(c)(i) As used in this Subsection (2), "contraceptive methods or devices" does not
287	include abortion or any abortive methods.

288	(ii) Notwithstanding the allowance for instruction about contraceptive methods or
289	devices in Subsection (2)(b):
290	(A) the state board may not require an LEA to teach or adopt instructional
291	materials that include information on contraceptive methods or devices; and
292	(B) the instruction may not demonstrate or otherwise depict the use of a
293	contraceptive method or device.
294	(d) The state board shall:
295	(i) recommend instructional materials for use in the curricula required under
296	Subsection (2)(a); and
297	(ii) in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
298	make rules for an LEA governing board that adopts alternative instructional
299	materials under Subsection (2)(e) to:
300	(A) require the LEA governing board to report on the materials the governing
301	board selects and the governing board's compliance with Subsection (2)(e); and
302	(B) provide for an appeal and review process of the LEA governing board's
303	adoption of instructional materials.
304	(e)(i) An LEA governing board may choose to adopt:
305	(A) the instructional materials recommended under Subsection (2)(d); or
306	(B) alternative instructional materials in accordance with Subsection (2)(e)(ii).
307	(ii) An LEA governing board that adopts instructional materials under Subsection
308	(2)(e)(i) shall:
309	(A) ensure that the materials comply with state law and state board rules;
310	(B) base the adoption of the materials on the recommendations of the LEA
311	governing board's Curriculum Materials Review Committee;
312	(C) adopt the instructional materials in an open and regular meeting of the LEA
313	governing board for which parents of students who attend the respective
314	schools receive prior notice; and
315	(D) give parents an opportunity to express the parents' views and opinions on the
316	materials at the meeting described in Subsection (2)(e)(ii)(C).
317	(f) At the request of the state board, the Department of Health and Human Services shall
318	provide recommendations to the state board as the state board develops the
319	curriculum, rules, or programs described in this Subsection (2).
320	(3)[(a)] A student shall receive the instruction [in the courses-]described in Subsection
321	(2) on at least two occasions [during the period that begins with] between the

322	beginning of grade [8] $\underline{7}$ and the end of grade 12.
323	[(b) At the request of the state board, the Department of Health and Human Services
324	shall cooperate with the state board in developing programs to provide instruction in
325	those areas.]
326	(4)(a) The state board shall[-adopt], in accordance with Title 63G, Chapter 3, Utah
327	Administrative Rulemaking Act, make rules that:
328	(i) provide [that] for the compliance with the parental consent requirements of
329	Sections 76-7-322[-and 76-7-323 are complied with]; and
330	(ii) require advance notice to a student's parent[to be notified in advance and have]
331	that provides an opportunity to review the information for which parental consen
332	is required under Sections 76-7-322 and 76-7-323.
333	(b) The state board shall [also-]provide procedures for disciplinary action for violation of
334	Section 76-7-322 or 76-7-323.
335	(5)(a) In [keeping with the requirements of] accordance with Section 53G-10-204 and
336	Subsection (2)(b)(iii), and because school employees and volunteers serve as
337	examples to students, school employees or volunteers acting in an official capacity
338	may not support or encourage criminal conduct by students, teachers, or volunteers.
339	(b) To ensure the effective performance of school personnel, the limitations described in
340	Subsection (5)(a) also apply to a school employee or volunteer acting outside of the
341	school employee's or volunteer's official capacity if:
342	(i) the employee or volunteer knew or should have known that the employee's or
343	volunteer's action could result in a material and substantial interference or
344	disruption in the normal activities of the school; and
345	(ii) [that] the employee's or volunteer's action [does result] results in a material and
346	substantial interference or disruption in the normal activities of the school.
347	(c) The state board or an LEA governing board may not allow training of school
348	employees or volunteers that [supports] supports or [encourage] encourages criminal
349	conduct.
350	(d) The state board shall[-adopt], in accordance with Title 63G, Chapter 3, Utah
351	Administrative Rulemaking Act, <u>make</u> rules implementing this [section] <u>Subsection</u>
352	<u>(5)</u> .
353	(e) Nothing in this section limits the ability or authority of the state board or an LEA
354	governing board to enact and enforce rules or take actions that are otherwise lawful[,]
355	regarding an educator's, employee's, or volunteer's qualifications or behavior

356	evidencing unfitness for duty.
357	(6) Except as provided in Section 53G-10-202, an individual may not teach or provide
358	instruction on political, atheistic, sectarian, religious, or denominational doctrine [may
359	not be taught]in the public schools.
360	(7)(a) An LEA governing board and an LEA governing board's employees shall
361	cooperate and share responsibility in carrying out the purposes of this chapter.
362	(b) An LEA governing board shall:
363	(i)(A) [-]provide appropriate professional development for the LEA governing
364	board's teachers, counselors, and school administrators to enable the teachers,
365	counselors, and school administrators to understand, protect, and properly
366	instruct students in the values and character traits referred to in this section and
367	Sections 53E-9-202, 53E-9-203, 53G-10-202, 53G-10-203, 53G-10-204, and
368	53G-10-205[-]; and[-]
369	(B) distribute appropriate written materials on the values, character traits, and
370	conduct described in Subsection (7)(b)(i) to each individual receiving the
371	professional development[-] ; and
372	[(c)] (ii) [An LEA governing board shall] make the written materials described in
373	Subsection (7)(b) available to classified employees, students, and students' parents.
374	[(d)] (c) [In order to] To assist an LEA governing board in providing the professional
375	development required under Subsection (7)(b), the state board shall, as appropriate,
376	contract with a qualified individual or entity possessing expertise in the areas [
377	referred to] described in Subsection (7)(b) to develop and disseminate model teacher
378	professional development programs that an LEA governing board may use to train
379	the individuals [referred to] described in Subsection (7)(b) to effectively teach the
380	values and qualities of character [referenced] described in Subsection (7)(b).
381	[(e)] (d) In accordance with [the provisions of]Subsection (5)(c), professional
382	development may not support or encourage criminal conduct.
383	(8) An LEA governing board shall review every two years:
384	(a) LEA governing board policies on instruction described in this section;
385	(b) for a local school board, data for each county [that] in which the school district is
386	located[in], or, for a charter school governing board, data for the county in which the
387	charter school is located, on the following:
388	(i) teen pregnancy;
389	(ii) child sexual abuse; and

390	(iii) sexually transmitted diseases and sexually transmitted infections; and
391	(c) the number of pornography complaints or other instances reported within the
392	jurisdiction of the LEA governing board.
393	(9) If any one or more provision, subsection, sentence, clause, phrase, or word of this
394	section, or the application thereof to any person or circumstance, is found to be
395	unconstitutional, the balance of this section shall be given effect without the invalid
396	provision, subsection, sentence, clause, phrase, or word.
397	Section 6. Section 53G-10-403 is amended to read:
398	53G-10-403 (Effective 07/01/26). Required parental consent for sex education
399	instruction.
400	(1) As used in this section:
401	(a)(i) "Sex education instruction" means, for the purpose of the parental consent
402	requirement in this section, any course material, unit, class, lesson, activity, or
403	presentation that, as the focus of the discussion, provides instruction or
404	information to a student about:
405	(A) sexual abstinence;
406	(B) human [sexuality] development, including puberty and maturation;
407	(C) human [reproduction] reproductive processes, including conception, fetal
408	development, pregnancy, and birth;
409	(D) <u>human reproductive anatomy[;] and</u>
410	[(E)] physiology;
411	[(F) pregnancy;]
412	[(G)] (E) healthy dating practices, marriage, and parenthood, in accordance with
413	the success sequence as defined in Section 53G-10-402;
414	[(H) childbirth;]
415	[(I) parenthood;]
416	(F) adoption in accordance with Section 53G-10-404;
417	[(J)] (G) [contraception] information about contraceptive methods or devices in
418	accordance with Subsections 53G-10-402(2)(b) and (c);
419	[(K) HIV/AIDS;]
420	[(L)] (H) chronic, infectious, and acute diseases and conditions of the reproductive
421	system, including sexually transmitted infections and diseases; or
422	[(M)] (I) refusal skills, as defined in Section 53G-10-402.
423	(ii) "Sex education instruction" does not include:

424	(A) child sexual abuse prevention instruction described in Section 53G-9-207[-] ; or		
425	(B) instruction in refusal skills or situational awareness, as those terms are defined		
426	in Section 53G-10-402.		
427	(b) "School" means the same as that term is defined in Section 53G-10-20	05.	
428	(2)(a) A school shall obtain prior written consent from a student's parent before the		
429	school may provide sex education instruction to the student.		
430	(b) A school may not provide:		
431	(i) sex education instruction to a student without the prior written consent described		
432	in Subsection (2)(a); or		
433	(ii) any instruction related to sex that is not:		
434	(A) described in the definition of sex education and subject to the	e prior written	
435	consent described in Subsection (2)(a); or		
436	(B) otherwise provided for or described in Section 53G-10-402.		
437	(3) If a student's parent chooses not to have the student participate in sex education	cation	
438	instruction, a school shall:		
439	(a) waive the requirement for the student to participate in the sex education	on instruction;	
440	or		
441	(b) provide the student with a reasonable alternative to the sex education	instruction	
442	requirement that does not include the content described in Subsection	<u>(1)(a)</u> .	
443	(4) In cooperation with the student's teacher or school, a parent [shall take res	ponsibility for	
444	the parent's student's] is responsible for the sex education instruction of the	ne parent's	
445	student if a school:		
446	(a) waives the student's sex education instruction requirement [in] under	Subsection (3)(a);	
447	or		
448	(b) provides the student with a reasonable alternative to the sex education	instruction	
449	requirement [described in] under Subsection (3)(b).		
450	(5) A school, an LEA governing board, or the state board may not penalize a	student's	
451	academic or citizenship performance [may not be penalized] if the studen	t's parent	
452	chooses not to have the student participate in sex education instruction as	described in	
453	Subsection (3).		
454	Section 7. Effective Date.		
455	(1) Except as provided in Subsection (2), this bill takes effect July 1, 2025.		
456	(2) The actions affecting the following sections take effect on July 1, 2026:		
457	(a) Section 53G-10-402 (Effective 07/01/26); and		

458 (b) Section 53G-10-403 (Effective 07/01/26).