HB0104S04

HB0104S05 compared with HB0104S04

{Omitted text} shows text that was in HB0104S04 but was omitted in HB0104S05 inserted text shows text that was not in HB0104S04 but was inserted into HB0104S05

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.

Firearm Safety in Schools Amendments

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Rex P. Shipp

Senate Sponsor:Ronald M. Winterton

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3	LONG TITLE
4	General Description:
5	This bill addresses firearm safety instruction in public schools.
6	Highlighted Provisions:
7	This bill:
8	• defines terms;
9	 requires a local education agency to provide firearm safety instruction to students;
10	 provides guidelines on how a local education agency may provide the firearm safety instruction;
12	requires that individuals providing instruction with an actual firearm have certain authority to
	possess a firearm; and
14	includes an opt-out provision.

- 15 Money Appropriated in this Bill:
- None None
- 17 Other Special Clauses:
- This bill provides a special effective date.
- 20 ENACTS:

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HB0104S04 compared with HB0104S05

53E-4-207 , Utah Code Annotated 1953, Utah Code Annotated 1953
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 1 is enacted to read:
53E-4-207. Firearm safety minimum standards and instruction.
(1) As used in this section:
(a) "Firearm" means the same as that term is defined in Section 76-10-501.
(b) "On or about school premises" means the same as that term is defined in Section 76-10-505.5.
(2) An LEA shall, in accordance with state board standards, provide an instructional session on firearm
safety to each grade level as described in Subsection (3).
(3) An LEA shall present firearm safety instruction:
(a) to a grade, at least { [twice]} three times, while a student is attending kindergarten through grade 6;
(b) to a grade, at least twice, once while a student is attending middle school and once while a student is
attending high school;
(c) in a manner that is developmentally appropriate to the grade level receiving the instruction; and
(d) emphasizing the best practices and guidelines for the safe handling and storage of a firearm to
prevent accidents and ensure personal safety.
(4) An LEA providing the instruction described in Subsection (3):
(a) may provide the instruction:
(i) in a public school using live instruction, a video, or online materials;
(ii) with an existing hunter safety course;
(iii) with the health education curriculum; or
(iv) with the physical education curriculum;
(b) may use firearm safety curricula and materials the attorney general's office previously created; and
(c) shall ensure that any statement regarding a firearm is politically neutral.
(5) If a firearm safety instruction under this section entails the display or functionality of an actual
firearm on or about school premises, the LEA shall ensure that the individual who provides the
firearm safety instruction is a person exempt from certain weapons laws as described in Subsections
76-10-523(1)(a) through (f).
<u>(6)</u>

HB0104S04 compared with HB0104S05

(a) A school shall, before providing firearm safety instruction, notify a student's parent or legal guardian of{\displaystyle \displaystyle \dintit{\displaystyle \displaystyle \displaystyle \disp {(i) {[]the firearm safety instruction;}} 54a {(ii) {[]best practices and guidelines for the safe storage of a firearm; and } } 54b \$→ {(iii) {[provide details on]how to opt out of the firearm safety instruction.} } 54d 55 (b) A school may provide an alternative educational activity to a student whose parent or legal guardian opts the student out of firearm safety instruction. 58 Section 2. Effective date. Effective Date. This bill takes effect on July 1, 2025. 3-7-25 5:27 PM