	ADMINISTRATION OF MEDICATION TO
	STUDENTS AMENDMENTS
	2008 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Rebecca D. Lockhart
	Senate Sponsor: Carlene M. Walker
LONG	TITLE
Genera	l Description:
,	This bill modifies the State System of Public Education Code relating to the
adminis	stration of medication to students.
Highlig	thted Provisions:
,	This bill:
I	 allows school administrators rather than school boards to meet certain requirements;
ı	 modifies the role of school nurses relating to the administration of medication to
students	s; and
1	 makes technical corrections.
Monies	Appropriated in this Bill:
]	None
Other S	Special Clauses:
]	None
Utah C	ode Sections Affected:
AMENI	DS:
	53A-11-601 , as enacted by Laws of Utah 1988, Chapter 236
Be it en	acted by the Legislature of the state of Utah:
;	Section 1. Section 53A-11-601 is amended to read:



28	53A-11-601. Administration of medication to students Prerequisites
29	Immunity from liability.
30	(1) A public or private school that holds any classes in grades kindergarten through 12
31	may provide for the administration of medication to any student during periods when the
32	student is under the control of the school, subject to the following conditions:
33	(a) the local school board [or its], charter school governing board, or the private
34	equivalent [has consulted], after consultation with the Department of Health and [other
35	appropriate health professionals and adopted] school nurses shall adopt policies that provide
36	for:
37	(i) the designation of employees who may administer medication;
38	(ii) proper identification and safekeeping of medication;
39	(iii) the training of designated employees by the school nurse; [and]
40	(iv) maintenance of records of administration; and
41	(v) notification to the school nurse of medication that will be administered to students;
42	<u>and</u>
43	(b) medication may only be administered to a student if:
44	(i) the student's parent or legal guardian has provided a current written and signed
45	request that medication be administered during regular school hours to the student; and
46	(ii) the student's [physician, dentist, nurse practitioner, or physician assistant has
47	provided a signed statement describing] licensed health care provider has prescribed the
48	medication and provides documentation as to the method, amount, and time schedule for
49	administration, and a statement that administration of medication by school employees during
50	periods when the student is under the control of the school is medically necessary.
51	(2) Authorization for administration of medication by school personnel may be
52	withdrawn by the school at any time following actual notice to the student's parent or guardian.
53	(3) School personnel who provide assistance under Subsection (1) in substantial
54	compliance with the [physician's or dentist's] licensed health care provider's written [statement]
55	<u>prescription</u> and the employers of these school personnel are not liable, civilly or criminally,
56	for:
57	(a) any adverse reaction suffered by the student as a result of taking the medication;
58	and

(b) discontinuing the administration of the medication under Subsection (2).

Legislative Review Note as of 9-20-07 9:28 AM

Office of Legislative Research and General Counsel

H.B. 245 - Administration of Medication to Students Amendments

Fiscal Note

2008 General Session State of Utah

State Impact

Enactment of this bill will not require additional appropriations.

Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals and businesses. Local districts may incur costs associated with health professionals who participate in policy adoption, train employees that administer medication, and who receive notifications regarding medications that will be administered.

1/8/2008, 9:45:36 AM, Lead Analyst: Allred, S.

Office of the Legislative Fiscal Analyst