HEALTH EDUCATION AMENDMENTS
2012 GENERAL SESSION
STATE OF UTAH

Chief Sponsor: Bill Wright
Senate Sponsor: Margaret Dayton

LONG TITLE

General Description:
This bill modifies requirements for health instruction, including human sexuality instruction.

Highlighted Provisions:
This bill:

- permits a local school board or charter school governing board to provide human sexuality instruction or instructional programs in accordance with state law and State Board of Education rules;
- requires human sexuality instruction or instructional programs to teach and stress:
  - the importance of abstinence from all sexual activity before marriage and fidelity after marriage as the only sure methods for preventing certain communicable diseases; and
  - personal skills that encourage individual choice of abstinence and fidelity;
- imposes certain restrictions for human sexuality instructional programs;
- permits a local school board or charter school governing board to adopt abstinence only instructional materials recommended by:
  - the State Board of Education; or
  - the school district's or charter school's curriculum materials review committee; and
- makes technical changes.
Money Appropriated in this Bill:
None

Other Special Clauses:
None

Utah Code Sections Affected:
AMENDS:

53A-13-101, as last amended by Laws of Utah 2004, Chapter 196

Be it enacted by the Legislature of the state of Utah:

Section 1. Section 53A-13-101 is amended to read:


(1) As used in this section:
(a) "Abstinence only instructional materials" means instructional materials that teach and stress:
(i) the importance of abstinence from all sexual activity before marriage and fidelity after marriage as the only sure methods for preventing certain communicable diseases; and
(ii) personal skills that encourage individual choice of abstinence and fidelity.
(b) "Human sexuality instruction or instructional program" means any course, unit, class, activity, or presentation that provides instruction or information to students about sexual abstinence, human reproduction, reproductive anatomy, reproductive physiology, marriage, childbirth, or parenthood.

[(1) (a)] (2) The State Board of Education shall establish health curriculum requirements under Section 53A-1-402, that include instruction in:
[(a)] (a) community and personal health;
[(b)] (b) physiology;
[(c)] (c) personal hygiene; and
[(d)] (d) prevention of communicable disease.

(3) (a) (i) A local school board or charter school governing board may, but is not required to, provide human sexuality instruction or instructional programs.
(ii) If a local school board or a charter school governing board decides to provide human sexuality instruction or instructional programs, the human sexuality instruction or instructional programs shall be provided in accordance with this section and State Board of Education rules adopted under this section.

(b) [_(i)_] That instruction Human sexuality instruction or instructional programs shall teach and stress:

[(A)] (i) the importance of abstinence from all sexual activity before marriage and fidelity after marriage as the only sure methods for preventing certain communicable diseases; and

[(B)] (ii) personal skills that encourage individual choice of abstinence and fidelity.

(c) Human sexuality instruction or instructional programs may not include instruction in, the advocacy of, or the discussion of:

(i) the intricacies of intercourse, sexual stimulation, or erotic behavior;

(ii) homosexuality;

(iii) contraceptive methods or devices; or

(iv) sexual activity outside of marriage.

(ii) (A) At no time may instruction be provided, including responses to spontaneous questions raised by students, regarding any means or methods that facilitate or encourage the violation of any state or federal criminal law by a minor or an adult.

[(B)] Subsection (1)(b)(ii)(A) does not preclude an instructor [from responding] may respond to a spontaneous question as long as the response is consistent with the provisions of this section.

[(c)(i)] (A) The board shall recommend abstinence only instructional materials for use in human sexuality instruction or instructional programs after considering evaluations of abstinence only instructional materials by the State Instructional Materials Commission.

(B) The board may not recommend instructional materials other than abstinence only instructional materials for use in human sexuality instruction or instructional programs.

(ii) A local school board or charter school governing board may choose to adopt:

(A) the abstinence only instructional materials recommended under Subsection [(1)(c)(i)] (3)(e)(i); or
(B) other abstinence only instructional materials as provided in state board rule.

(iii) The state board rule made under Subsection [(1)(e)] (3)(e)(ii)(B) shall include, at a minimum:

(A) that the abstinence only instructional materials adopted by a local school board or charter school governing board under Subsection [(1)(e)] (3)(e)(ii)(B) shall be based upon recommendations of the school district's or charter school's curriculum materials review committee that comply with state law and state board rules emphasizing abstinence before marriage and fidelity after marriage, and prohibiting instruction in:

(I) the intricacies of intercourse, sexual stimulation, or erotic behavior;

(II) the advocacy of homosexuality;

(III) the advocacy or encouragement of the use of contraceptive methods or devices;

or

(IV) the advocacy of sexual activity outside of marriage;

(B) that the adoption of abstinence only instructional materials shall take place in an open and regular meeting of the local school board or charter school governing board for which prior notice is given to parents and guardians of students attending schools in the district and an opportunity for them to express their views and opinions on the materials at the meeting;

(C) provision for an appeal and review process of the local school board's or charter school governing board's decision; and

(D) provision for a report by the local school board or charter school governing board to the State Board of Education of the action taken and the abstinence only instructional materials adopted by the local school board or charter school governing board under Subsections [(1)(e)] (3)(e)(ii)(B) and [(1)(e)] (3)(e)(iii).

[(2)] (4) (a) Instruction in the courses described in Subsection [(+) (2)] shall be consistent and systematic in grades eight through 12.

(b) At the request of the [board] State Board of Education, the Department of Health shall cooperate with the board in developing programs to provide instruction in those areas.

[(3)] (5) (a) The [board] State Board of Education shall adopt rules that:

(i) provide that the parental consent requirements of Sections 76-7-322 and 76-7-323
are complied with; and

(ii) require a student's parent or legal guardian to be notified in advance and have an
opportunity to review the information for which parental consent is required under Sections
76-7-322 and 76-7-323.

(b) The [board] State Board of Education shall also provide procedures for disciplinary
action for violation of Section 76-7-322 or 76-7-323.

[(4) (6)] (a) In keeping with the requirements of Section 53A-13-109, 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.

(b) To ensure the effective performance of school personnel, the limitations described
in Subsection [(4) (6)] (a) also apply to school employees or volunteers acting outside of their
official capacities if:

(i) they knew or should have known that their 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) Neither the State Office of Education [nor], local school districts, nor charter
schools may provide training of school employees or volunteers that supports or encourages
criminal conduct.

(d) The State Board of Education shall adopt rules implementing this section.

(e) Nothing in this section limits the ability or authority of the State Board of
Education [and], local school boards, or charter school governing boards to enact and enforce
rules or take actions that are otherwise lawful, regarding educators', employees', or volunteers'
qualifications or behavior evidencing unfitness for duty.

[(5) (7)] Except as provided in Section 53A-13-101.1, political, atheistic, sectarian,
religious, or denominational doctrine may not be taught in the public schools.

[(6) (8)] (a) Local school boards, charter school governing boards, and their employees
shall cooperate and share responsibility in carrying out the purposes of this chapter.

(b) Each school district and charter school shall provide appropriate inservice training
for its teachers, counselors, and school administrators to enable them to understand, protect,

(c) The written materials shall also be made available to classified employees, students, and parents and guardians of students.

(d) In order to assist school districts in providing the inservice training required under Subsection [(6) (8)(b), the State Board of Education [shall] may as appropriate, contract with a qualified individual or entity possessing expertise in the areas referred to in Subsection [(6) (8)(b) to develop and disseminate model teacher inservice programs which districts may use to train the individuals referred to in Subsection [(6) (8)(b) to effectively teach the values and qualities of character referenced in that subsection.

(e) In accordance with the provisions of Subsection [(4) (6)(c), inservice training may not support or encourage criminal conduct.

[(7) (9)] If any one or more provision, subsection, sentence, clause, phrase, or word of this section, or the application thereof to any person or circumstance, is found to be unconstitutional, the balance of this section shall be given effect without the invalid provision, subsection, sentence, clause, phrase, or word.

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Legislative Review Note
as of 2-7-12 8:45 AM

Office of Legislative Research and General Counsel