STUDENT ACCESS TO BOOKS
2024 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Brian S. King
Senate Sponsor:
LONG TITLE
General Description:
This bill amends provisions regarding sensitive materials to provide broad access to
materials.
Highlighted Provisions:
This bill:
amends definitions;
requires that a local education agency:
 include a member of the local education agency governing board in reviewing
instructional materials;
 review a challenged instructional material in the material's entirety; and
 maintain student access to a challenged instructional material during the review;
enacts provisions regarding the use of resources in school libraries;
 provides certain legal protection to librarians and other school employees; and
makes technical changes.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:



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53G-10-103 , as enacted by Laws of Utah 2022, Chapter 377
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 53G-10-103 is amended to read:
53G-10-103. Sensitive instructional materials.
(1) As used in this section:
(a) (i) "Instructional material" means a material, regardless of format, used:
(A) as or in place of textbooks to deliver curriculum within the state curriculum
framework for courses of study by students; or
(B) to support a student's learning in the school setting.
(ii) "Instructional material" includes reading materials, handouts, videos, digital
materials, websites, online applications, and live presentations.
(b) "LEA governing board" means:
(i) for a school district, the local school board;
(ii) for a charter school, the charter school governing board; or
(iii) for the Utah Schools for the Deaf and the Blind, the state board.
(c) "Material" means the same as that term is defined in Section 76-10-1201.
(d) "Minor" means any person less than 18 years old.
(e) "Public school" means:
(i) a district school;
(ii) a charter school; or
(iii) the Utah Schools for the Deaf and the Blind.
(f) (i) "School setting" means, for a public school:
(A) in a classroom;
(B) in a school library; or
(C) on school property.
(ii) "School setting" includes the following activities that an organization or individual
or organization outside of a public school conducts, if a public school or an LEA sponsors or
requires the activity:
(A) an assembly;
(B) a guest lecture;

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59	(C) a live presentation; or
60	(D) an event.
61	(g) (i) "Sensitive material" means an instructional material that is:
62	(A) pornographic [or indecent material as that term is defined in Section 76-10-1235.]
63	as defined in Section 76-10-1203;
64	(B) harmful to minors as defined in Section 76-10-1201; or
65	(C) for instructional material that constitutes a public display, contains material
66	described in Section 76-10-1227.
67	(ii) "Sensitive material" does not include an instructional material:
68	(A) that an LEA selects under Section 53G-10-402;
69	(B) for medical courses;
70	(C) for family and consumer science courses; or
71	(D) for another course the state board exempts in state board rule.
72	(2) (a) Sensitive materials are prohibited in the school setting.
73	(b) A public school may not:
74	(i) adopt, use, distribute, provide a student access to, or maintain in the school setting,
75	sensitive materials; or
76	(ii) permit a speaker or presenter in the school setting to display or distribute sensitive
77	materials.
78	(3) An LEA shall, when determining if an instructional material is sensitive material:
79	(a) include parents who are reflective of the members of the school's community [when
80	determining if an instructional material is sensitive material.] and at least one member of the
81	LEA governing board; and
82	(b) to preserve the right to access materials that have been selected in accordance with
83	local policy, ensure that the relevant LEA or school:
84	(i) reviews the given instructional material, taken as a whole, rather than through
85	individual excerpts, to determine whether the material is sensitive material; and
86	(ii) maintains student access to the given instructional material until the LEA's review
87	and any subsequent legal challenges conclude.
88	(4) The state board shall:
89	(a) in consultation with the Office of the Attorney General, provide guidance and

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90	training to support public schools in identifying instructional materials that meet the definition
91	of sensitive materials under this section; and
92	(b) report to the Education Interim Committee and the Government Operations Interim
93	Committee, at or before the November 2022 interim meeting, on implementation and
94	compliance with this section, including:
95	(i) any policy the state board or an LEA adopts to implement or comply with this
96	section;
97	(ii) any rule the state board makes to implement or comply with this section; and
98	(iii) any complaints an LEA or the state board receives regarding a violation of this
99	section, including:
100	(A) action taken in response to a complaint described in this Subsection (4)(b)(iii); and
101	(B) if an LEA retains an instructional material for which the LEA or the state board
102	receives a complaint, the LEA's rationale for retaining the instructional material.
103	(5) To ensure that educators and libraries within LEAs carry out the essential purpose
104	of making available to all students within the public education system a current, balanced
105	collection of instructional materials that reflect the cultural diversity and pluralistic nature of
106	American society, the state shall:
107	(a) protect the financial resources of libraries and LEAs from being expended in
108	litigation; and
109	(b) ensure the use of the financial resources of libraries and LEAs to the greatest extent
110	possible for fulfilling the essential purpose of libraries and LEAs.
111	(6) No individual who is an employee of an LEA or a member of an LEA governing
112	board is liable to civil action or criminal prosecution for providing the function described in
113	Subsection (5) for acts or omissions regarding a material that is claimed to constitute sensitive
114	material while in the individual's capacity as an employee or a board member.
115	Section 2. Effective date.
116	This bill takes effect on May 1, 2024.