♣ Approved for Filing: M. Curtis ♣♣ 01-02-24 2:57 PM ♣

1	SEX EDUCATION INSTRUCTION AMENDMENTS
2	2024 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Tim Jimenez
5	Senate Sponsor:
6 7	LONG TITLE
8	General Description:
	This bill removes human sexuality from the definition of sex education instruction.
	Highlighted Provisions:
	This bill:
	 removes human sexuality from the definition of sex education instruction; and
	makes technical changes.
	Money Appropriated in this Bill:
	None
	Other Special Clauses:
	None
	Utah Code Sections Affected:
	AMENDS:
	53G-10-403, as last amended by Laws of Utah 2019, Chapter 293
	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 53G-10-403 is amended to read:
	53G-10-403. Required parental consent for sex education instruction.
	(1) As used in this section:
	(a) (i) "Sex education instruction" means $\hat{H} \rightarrow$, for the purpose of the parental consent
	requirement in this section, ←Ĥ any course material, unit, class, lesson,
	activity, or presentation that, as the focus of the discussion, provides instruction or information



28	to a student about:
29	(A) sexual abstinence;
30	[(B) human sexuality;]
31	[(C)] <u>(B)</u> human reproduction;
32	[(D)] (C) reproductive anatomy;
33	[(E)] <u>(D)</u> physiology;
34	[(F)] (E) pregnancy;
35	$[\overline{(G)}]$ (F) marriage;
36	[(H)] <u>(G)</u> childbirth;
37	[(I)] (H) parenthood;
38	[(J)] (<u>I)</u> contraception;
39	$[\overline{(K)}]$ (\underline{J}) HIV/AIDS;
40	[(L)] (K) sexually transmitted diseases; or
41	[(M)] (L) refusal skills, as defined in Section 53G-10-402.
42	(ii) "Sex education instruction" does not include child sexual abuse prevention
43	instruction described in Section 53G-9-207.
44	(b) "School" means the same as that term is defined in Section 53G-10-205.
45	(2) $\hat{H} \rightarrow \underline{(a)} \leftarrow \hat{H}$ A school shall obtain prior written consent from a student's parent before
45a	the school
46	may provide sex education instruction to the student.
46a	$\hat{H} \rightarrow$ (b) Notwithstanding receipt of the consent described in Subsection (2)(a), a school may not
46b	provide sex education instruction that is not provided in the curriculum described in Section
46c	<u>53G-10-402.</u> ←Ĥ
47	(3) If a student's parent chooses not to have the student participate in sex education
48	instruction, a school shall:
49	(a) waive the requirement for the student to participate in the sex education instruction;
50	or
51	(b) provide the student with a reasonable alternative to the sex education instruction
52	requirement.
53	(4) In cooperation with the student's teacher or school, a parent shall take responsibility
54	for the parent's student's sex education instruction if a school:
55	(a) waives the student's sex education instruction requirement in Subsection (3)(a); or
56	(b) provides the student with a reasonable alternative to the sex education instruction
57	requirement described in Subsection (3)(b).
58	(5) A student's academic or citizenship performance may not be penalized if the

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59 student's parent chooses not to have the student participate in sex education instruction as

- 60 described in Subsection (3).
- 61 Section 2. **Effective date.**
- This bill takes effect on May 1, 2024.