11/29/22 **REVISOR** CM/CH 23-00072 as introduced

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

A bill for an act

program for sexual health education; requiring a report; proposing coding for new

relating to education; requiring commissioner of education to develop a model

S.F. No. 662

(SENATE AUTHORS: KUNESH, Morrison, Mann, Cwodzinski and Pappas) OFFICÎAL STATUS D-PG

DATE 01/25/2023 367 Introduction and first reading Referred to Education Policy Author added Pappas

01/30/2023 535

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law in Minnesota Statutes, chapter 120B. 1.4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1 5 Section 1. [120B.211] SEXUAL HEALTH EDUCATION. 1.6 Subdivision 1. Model program. (a) The commissioner of education must, in consultation 17 with the commissioner of health, district and school health education specialists, and other 1.8 qualified experts, identify one or more model comprehensive sexual health education 1.9 programs for elementary and secondary school students. The model programs must be 1.10 consistent with locally developed standards as required in section 120B.021, subdivision 1.11 1, paragraph (a), clause (6). The commissioner must provide school districts and charter 1.12 schools with access to the model program, including written materials, curriculum resources, 1.13 and training for instructors by June 1, 2025. 1.14 (b) A model program must include health content that is medically accurate; age, 1.15 disability, and developmentally accessible and appropriate; culturally inclusive; and grounded 1.16 in science on: 1.17 (1) human anatomy, reproduction, and sexual development; 1.18 (2) consent, bodily autonomy, and healthy relationships, including relationships involving 1.19 diverse sexual orientations and gender identities; 1.20 (3) abstinence and other methods for preventing unintended pregnancy and sexually 1.21 transmitted infections; and 1.22

Section 1. 1

(4) the relationship between substance use and sexual behavior and health. 2.1 (c) "Consent" as used in this section means affirmative, conscious, and voluntary 2.2 agreement to engage in interpersonal, physical, or sexual activity. 2.3 (d) The model program must include notification to: 2.4 (1) students and school employees regarding criminal penalties for engaging in sexual 2.5 contact with minors and the unavailability of mistake as to age or consent of the minor as 2.6 a defense; and 2.7 (2) school employees and administrators that a teacher or administrator who engages in 2.8 sexual contact with a student may be found in violation of the teacher code of ethics and 2.9 that such conduct may be grounds for suspension or revocation of a teaching license in 2.10 accordance with section 122A.20, subdivision 1, paragraph (a), clause (1). 2.11 (e) District efforts to develop, implement, or improve instruction or curriculum as a 2.12 result of this section must be consistent with sections 120B.10, 120B.11, and 120B.20. 2.13 Subd. 2. School programs. (a) Starting in the 2025-2026 school year, a school district 2.14 or charter school must implement a comprehensive sexual health education program for 2.15 students in elementary and secondary school, including students with disabilities and students 2.16 enrolled in a state-approved alternative program. The sexual health education program must 2.17 include instruction on the topics listed in subdivision 1, paragraph (b), and must: 2.18 (1) respect community values and encourage students to communicate with parents or 2.19 guardians; faith, health, and social services professionals; and other trusted adults about 2.20 sexuality and intimate relationships; 2.21 (2) respond to culturally diverse individuals, families, and communities in an inclusive, 2.22 respectful, and effective manner; and 2.23 (3) provide students with information about local resources where students may obtain 2.24 medically accurate information and services related to sexual and reproductive health, dating 2.25 violence, and sexual assault, consistent with section 120B.234. 2.26 (b) A school district or charter school that does not adopt a model program developed 2.27 by the commissioner of education in accordance with subdivision 1 must submit for approval 2.28 to the commissioner of education its sexual health education program. The commissioner 2.29 must require a district applying for approval under this paragraph to include the following 2.30 2.31 information in its application:

Section 1. 2

(1) the	e process the school district or charter school used to develop a sexual health
education	program under this section;
(2) the	e written materials used in the school district or charter school's sexual health
ducation	program; and
(3) tra	ining provided to the instructors of the school district or charter school's sexual
nealth edu	ucation program.
(c) A :	school district or charter school that adopts a model program developed by the
ommissi	oner of education in accordance with subdivision 1 must report which program it
selected to	o the commissioner, in the form and manner determined by the commissioner.
(d) No	otwithstanding any law to the contrary, instruction in a sexual health education
program ı	under this section may be provided by a person without a teaching license, who is
employed	by the school district, charter school, or a community organization if the school
administr	ation determines the school employee or community organization has necessary
ontent ex	xpertise.
Subd.	3. Parental review. A school district or charter school must provide instruction
and curric	culum under this section consistent with the parental curriculum review requirements
n section	120B.20.
EFFE	ECTIVE DATE. This section is effective the day following final enactment.
Sec. 2. §	SEXUAL HEALTH EDUCATION REPORT.
The co	ommissioner of education must submit a report to the committees of the legislature
naving ju	risdiction over kindergarten through grade 12 education on the sexual health
education	program required under Minnesota Statutes, section 120B.211. The report must
include:	
(1) a d	lescription of how the model sexual health education program or programs were
identified	<u>2</u>
(2) ass	sistance provided to school districts and charter schools implementing a sexual
health edu	ucation program;
(3) the	e number of school districts and charter schools that adopted each model program;
and	thumber of school districts and charter schools that adopted each model program,
	ist of the school districts and shouten schools that we sweet it is well as
	ist of the school districts and charter schools that requested approval of a sexual
nealth edi	ucation program in accordance with Minnesota Statutes, section 120B.211,

Sec. 2. 3

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- subdivision 2, paragraph (b), including any school districts and charter schools that did not
- 4.2 <u>receive approval.</u>
- The commissioner must submit the report no later than January 15, 2026, and must submit
- the report in accordance with Minnesota Statutes, section 3.195.

Sec. 2. 4