

SENATE No. 2071

The Commonwealth of Massachusetts

**In the One Hundred and Ninetieth General Court
(2017-2018)**

An Act relative to healthy youth.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1 SECTION 1. Chapter 71 of the General Laws, as appearing in the 2014 Official Edition,
2 is hereby amended by inserting after Section 32A the following:—

3 Section 32B. (1) For the purposes of this Act, the following terms shall have the
4 following meanings:

5 “Age-appropriate” means topics, messages, and teaching methods suitable to particular
6 ages or age groups of children and adolescents, based on developing cognitive, emotional, and
7 behavioral capacity typical for the age or age group;

8 “Department” means the Department of Elementary and Secondary Education;

9 “Medically accurate” means supported by peer-reviewed research conducted in
10 compliance with accepted scientific methods, and recognized as accurate and objective by
11 leading medical, psychological, psychiatric, and public health organizations and agencies, and,
12 where relevant, published in peer-reviewed journals.

13 (2) Each school district or public school that offers sexual health education shall provide
14 medically accurate, age-appropriate education. Sexual health education under this section shall:
15 teach the benefits of abstinence and delaying sexual activity in conjunction with the importance
16 of effectively using contraceptives and barrier methods to prevent unintended pregnancy and
17 sexually transmitted infections, including HIV/AIDS; teach students the skills to effectively
18 negotiate and implement safer sexual activity; help students develop the relationship and
19 communication skills to form healthy, respectful relationships free of violence, coercion, and
20 intimidation and make healthy decisions about relationships and sexuality; and be appropriate for
21 students regardless of gender, race, disability status, or sexual orientation.

22 (3) Any school district or public school that utilizes the curricula consistent with the
23 Massachusetts comprehensive health curriculum framework shall be presumed to be in
24 compliance with this section.

25 SECTION 2. Said Chapter 71 is hereby amended by striking out said section 32A in its
26 entirety and inserting in place thereof the following section:-

27 Section 32A. Every city, town, regional school district or vocational school district
28 implementing or maintaining curriculum, which primarily involves human sexual education or
29 human sexuality issues shall adopt a written policy ensuring parental or legal guardian
30 notification of the comprehensive sexual health education that the school will provide and the
31 right of the parent or legal guardian to withdraw his or her child from all or part of the
32 instruction, and the process by which said withdrawal is communicated to the school. Said policy
33 shall also provide a means by which parents and legal guardians may inspect the program
34 instruction materials prior to the start of the course.

35 To the extent possible, such notification shall be provided in English and in the native
36 language of the parents and legal guardians. Said policy must also be distributed by September 1
37 of each year to parents of students in those grades in which such curriculum will be taught during
38 that academic year. Such policy shall be distributed in the same manner as that by which the
39 student handbook is distributed to students. In grades for which student handbooks are not
40 required, the policy must be distributed in the same manner as other notices provided to parents
41 and guardians at the start of the school year. A copy of each district's policy must be sent to the
42 department of elementary and secondary education after adoption.

43 Students whose parents or legal guardians have withdrawn them from all or part of sexual
44 health instruction shall not be subject to disciplinary action, academic penalty, or other sanction.
45 An alternative educational activity shall be made available to students whose parents have
46 excused them from the instruction.