4J94I3R-1 04/23/2024 GP (L) lg 2024-1683 SUB HB195 DUBOSE SUBSTITUTE TO HB195 OFFERED BY REPRESENTATIVE DUBOSE

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5	A BILL
6	TO BE ENTITLED
7	AN ACT
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9	Relating to sex education in public K-12 schools; to
10	amend Section 16-40A-2, Code of Alabama 1975, to require sex
11	education and human reproductive system curriculum and
12	programs to teach sexual risk avoidance and encourage
13	abstinence from sexual activity; to prohibit the promotion of
14	abortions or any sexual activity in sex education or human
15	reproductive systems curriculum; to prohibit demonstrations of
16	contraceptives in sex education or in human reproductive
17	systems curriculum; to authorize parents or guardians to opt
18	their child out of sexual education or human reproductive
19	system curriculum or programs; and to authorize the Attorney
20	General to enforce.
21	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
22	Section 1. Section 16-40A-2, Code of Alabama 1975, is
23	amended to read as follows:
24	"\$16-40A-2
25	(a) Any program or curriculum in the public schools in
26	Alabama that includes sex education or the human reproductive
27	process shall teach sexual risk avoidance content and, at a
28	minimum, include and emphasize each of the following:



29	(1) Abstinence from <del>_sex</del> all sexual activity is the only
30	<pre>completely 100 percent effective protection against way to</pre>
31	prevent unintended pregnancy, sexually transmitted diseases
32	and infections, and human immunodeficiency virus (HIV) when
33	transmitted sexually.
34	(2) Abstinence from <u>sex</u> all sexual activity outside of
35	marriage is the expected social standard best health practice
36	for unmarried school-age persons individuals.
37	(3) The advantages of avoiding sexual activity and the
38	potential physical and emotional negative outcomes associated
39	with youth and teen sexual activity.
40	(b) For the purposes of this section, sexual risk
41	avoidance refers to a primary prevention approach to sex
42	education that seeks to achieve the most favorable health
43	outcomes for all Alabama youth by providing information and
44	skills needed to achieve the benefits of avoiding sexual
45	activity.
46	(c) Course materials and instruction that relate to
47	sexual health education or sexually transmitted diseases and
48	infections shall be age-appropriate and medically accurate.
49	For purposes of this section, the term "age-appropriate" means
50	topics, messages, and teaching methods suitable to particular
51	ages or age groups of children and adolescents, based on
52	developing cognitive, emotional, and behavioral capacity
53	typical for the age or age group.
54	(c)(d) Course materials and instruction that relate to
55	sexual health education or sexually transmitted diseases and
56	infections <del>, if available,</del> shall include all of the following



57 elements:

58	(1) An emphasis on sexual abstinence as the only
59	completely reliable method of avoiding unintended teenage
60	pregnancy and sexually transmitted diseases and infections.
61	(2) The emphasis shall be on the importance of delaying
62	sexual activity <u>by <mark>and discouraging risky sexual behavior</mark>,</u>
63	providing skills to avoid sexual risk, and developing
64	awareness among students of how sexual activity can impact the
65	whole person, including physical, social, emotional,
66	psychological, economic, and educational life outcomes.
67	(3) Statistics and data based on the latest accurate
68	medical information that indicate the degree of reliability
69	and unreliability real life usage regarding the efficacy and
70	<u>limitations</u> of various forms of contraception <u>among the youth</u>
71	population, while also emphasizing the increase in protection
72	against pregnancy and protection against sexually transmitted
73	infections, including HIV infection, which is afforded by the
74	use of various contraceptive measures, provided that the
75	content: (i) is aligned with the exclusive message of sexual
76	risk avoidance; (ii) does not encourage or promote sexual
77	behavior among youth and teens; and (iii) is presented in the
78	context that while contraception may reduce the risk of
79	pregnancy and contracting sexually transmitted infections,
80	including HIV, it does not eliminate the risk.
81	(4) Information Accurate and current information
82	concerning the laws relating to <u>all of the following:</u>
83	a. The the financial responsibilities impact associated
84	with pregnancy, childbirth, and child rearing.



85	b. Abortion, including medically accurate information
86	regarding the procedure and risks associated with the
87	procedure, and the abortion law in Alabama.
88	c. The process of domestic infant adoption, including
89	the availability of relevant resources.
90	d. The process for surrendering a newborn infant
91	pursuant to Chapter 25 of Title 26.
92	(5) Information concerning the laws prohibiting sexual
93	abuse, the need to report such abuse to a parent, guardian, or
94	law enforcement, and the legal options available to victims of
95	sexual abuse.
96	(6) Information on how to identify and avoid unhealthy
97	relationships, including factors predictive of physical,
98	emotional, or sexual abuse and exploitation, coercion, or
99	assault, and how to cope with and rebuff unwanted physical and
100	verbal sexual exploitation by other <u>persons</u> individuals.
101	(7) <u>Psychologically sound methods</u> Knowledge and skills
102	to of resisting resist unwanted peer pressure and avoid
103	cyberbullying, sexting, pornography, and online sexual
104	predators, and the potential legal implications of
105	participating in any of the preceding activities.
106	(8) Comprehensive instruction in <u>all of the following:</u>
107	a. Parenting parenting skills and responsibilities,
108	including the benefits of a child being raised by both
109	<u>parents</u> , the responsibility to pay child support by <u>a</u>
110	non-custodial parent or parents, the penalties for non-payment
111	of child support, and the legal and ethical responsibilities
112	of child care and child rearing.



113	b. The impact of youth and teenage pregnancy on the
114	parent, child, and society.
115	c. The benefits of raising children within the context
116	<u>of marriage.</u>
117	d. The options for individuals experiencing unintended
118	pregnancy, the benefits of adoption for both the pregnant
119	youth or teenager and the child, and the associated challenges
120	of parenting, abortion, and adoption decisions.
121	e. Medically sound information relating to fetal growth
122	and development, maternal health, and infant health.
123	f. The educational and financial impact of youth and
124	teenage pregnancies.
125	(d) (e) Parents or guardians shall be given advanced,
126	written notification of the teaching of any sex education or
127	of the human reproductive process at least 14 days before the
128	content is taught to students. Upon the request of a parent or
129	guardian and prior to distribution to students, the school
130	shall make available to parents or guardians the sex education
131	curriculum in its entirety and provide each parent or guardian
132	with the opportunity to opt his or her child out from the
133	instruction, with no penalty to the student.
134	(f) Sex education and human reproductive curriculum,
135	advice, or content offered by a public K-12 school may not
136	include any of the following:
137	(1) Information that misrepresents the efficacy of
138	contraception use or demonstrates the use of contraceptive
139	materials.
140	(2) Information on how to obtain, or that provides a



141	referral to, abortion services.
142	(3) Images, materials, or video footage that are
143	sexually explicit.
144	(g) Local boards of education may not use the services
145	of any individual or organization to assist in teaching about
146	sex education or the human reproductive system if that
147	individual or organization does not endorse sexual risk
148	avoidance as the primary means of sex education, or if the
149	individual or organization performs abortions, provides
150	referrals to abortion services, or provides funding, advocacy,
151	or other support for abortion.
152	(h) The Attorney General shall have the authority to
153	enforce the provisions of this section by obtaining injunctive
154	relief to require compliance with this section."
155	Section 2. This act shall become effective on October
156	1, 2024.