Short Title:	Healthy Youth Act.	(Public)
Sponsors:	Senator Graham.	
Referred to:		

1	A BILL TO BE ENTITLED
2	AN ACT TO PROVIDE FOR ABSTINENCE UNTIL MARRIAGE AND
3	COMPREHENSIVE SEXUALITY EDUCATION PROGRAMS IN GRADES SEVEN
4	THROUGH NINE.
5	The General Assembly of North Carolina enacts:
6	SECTION 1. This act shall be known as the "Healthy Youth Act of 2009".
7	SECTION 2. G.S. 115C-81(e1)(1)l. reads as rewritten:
8	"l. Abstinence until marriage education; An abstinence only until
9	marriage program, and an abstinence-based comprehensive sexuality
10	education program; and".
11	SECTION 3. G.S. 115C-81(e1)(3) is repealed.
12	SECTION 4. G.S. 115C-81(e1)(4) reads as rewritten:
13	"(4) The State Board of Education shall evaluate abstinence until marriage
14	curricula and their learning materials and shall develop and maintain a
15	recommended list of one or more approved abstinence until marriage
16	curricula. The State Board may develop an abstinence until marriage
17	program to include on the recommended list. The State Board of Education
18	shall not select or develop a program for inclusion on the recommended list
19	that does not include the positive benefits of abstinence until marriage and
20	the risks of premarital sexual activity as the primary focus. The State Board
21	shall include on the recommended list only programs that include, in
22 23	appropriate grades and classes, instruction that: Each local school administrative unit shall offer an abstinence only until marriage program
24	commencing in the seventh grade that includes the following instruction:
25	a. Teaches that abstinence from sexual activity outside of marriage is
26	the expected standard for all school-age children;
27	b. Presents techniques and strategies to deal with peer pressure and
28	offering positive reinforcement;
29	c. Presents reasons, skills, and strategies for remaining or becoming
30	abstinent from sexual activity;
31	d. Teaches that abstinence from sexual activity is the only certain
32	means of avoiding out-of-wedlock pregnancy, sexually transmitted
33	diseases when transmitted through sexual contact, including
34	HIV/AIDS, and other associated health and emotional problems;



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34 35 comprehensive sexuality education, and (ii) ask that each parent select a track for his or her child and return the signed consent form to the school. The consent form shall contain a statement in bold print that if the signed form is not returned to the school, the student will be enrolled in the abstinence-based comprehensive sexuality education program. Schools shall offer both options to all parents of students attending public school grades seven through nine."

SECTION 6. G.S. 115C-81(e1)(5) reads as rewritten:

The State Board of Education shall make available to all local school administrative units for review by the parents and legal guardians of students enrolled at that unit any State-developed objectives for instruction, any approved textbooks, the list of reviewed materials, and any other State-developed or approved materials that pertain to or are intended to impart information or promote discussion or understanding in regard to the prevention of sexually transmitted diseases, including HIV/AIDS, to the avoidance of out-of-wedlock pregnancy, or to the abstinence only until marriage eurriculum or abstinence-based comprehensive sexuality curriculum. The review period shall extend for at least 60 days before use."

SECTION 7. G.S. 115C-81(e1)(6) is repealed.

SECTION 8. G.S. 115C-81(e1)(7) reads as rewritten:

Each school year, before students may participate in any portion of (i) a "(7)program that pertains to or is intended to impart information or promote discussion or understanding in regard to the prevention of sexually transmitted diseases, including HIV/AIDS, or to the avoidance of out-of-wedlock pregnancy, (ii) an abstinence only until marriage program, or (iii) a comprehensive sexan abstinence-based comprehensive sexuality education program, whether developed by the State or by the local board of education, the parents and legal guardians of those students shall be given an opportunity to review the objectives and materials. Local boards of education shall adopt policies to provide opportunities either for parents and legal guardians to consent or for parents and legal guardians to withhold their consent to the students' participation in any or all of these programs."

SECTION 9. This act is effective when it becomes law and applies beginning with the 2009-2010 school year.

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