

26	53A-3-432, Utah Code Annotated 1953
2728	Be it enacted by the Legislature of the state of Utah:
29	Section 1. Section 53A-3-432 is enacted to read:
30	53A-3-432. Pesticide application notification requirements.
31	(1) As used in this section:
32	(a) "Board" means the State Board of Education.
33	(b) "Local education agency" or "LEA" means:
34	(i) a school district;
35	(ii) a charter school; or
36	(iii) the Utah Schools for the Deaf and the Blind.
37	(c) "Pest" means the same as that term is defined in Section 4-14-2.
38	(d) (i) "Pesticide product" means a product containing a substance or mixture of
39	substances that is intended to prevent, destroy, repel, control, or mitigate pests.
40	(ii) "Pesticide product" does not include living organisms.
41	(e) "School community" means individuals associated with a school, including:
42	(i) a student enrolled in the school;
43	(ii) a parent of a student enrolled in the school; or
44	(iii) a school employee.
45	(2) On or before October 1 of each school year, an LEA shall provide written
46	notification to members of the school community of all pesticide products that the LEA plans
47	to apply inside a school building or on school grounds during that school year.
48	(3) In the annual notification described in Subsection (2), the LEA shall include:
49	(a) the name of each pesticide product;
50	(b) the active ingredients in each pesticide product; and
51	(c) the intended or planned frequency of application for each pesticide product.
52	(4) (a) Except as provided in Subsection (5), if an LEA plans to apply a pesticide
53	product that the LEA did not include in the annual notification described in Subsection (2), the
54	LEA shall notify the school community of the pesticide product application no less than 72
55	hours before the application by:
56	(i) posting written notification at the school, in a location visible to the school

57	community; and
58	(ii) any other notification system that the LEA routinely uses to inform the school
59	community of matters relating to the school.
60	(b) The notification described in Subsection (4)(a) shall include the pesticide product's
61	name and active ingredients.
62	(5) An LEA is not required to provide notification for application of a pesticide
63	product that the LEA did not include in the annual notification described in Subsection (2) if:
64	(a) the urgent need of the pesticide product application makes it impractical for the
65	LEA to provide advance notice;
66	(b) $\hat{H} \rightarrow [\underline{an}]$ a public $\leftarrow \hat{H}$ entity other than the school or LEA, including a mosquito
66a	Ĥ→ <u>abatement</u> ←Ĥ <u>district</u> , is requiring
66a 67	the pesticide product application; or
67	the pesticide product application; or
67 68	the pesticide product application; or (c) the planned pesticide product application meets other criteria for exception from the
67 68 69	the pesticide product application; or (c) the planned pesticide product application meets other criteria for exception from the notification requirement, as defined by rule made under Subsection (7).
67 68 69 70	the pesticide product application; or (c) the planned pesticide product application meets other criteria for exception from the notification requirement, as defined by rule made under Subsection (7). (6) Nothing in this section prohibits an LEA from notifying a school community before
67 68 69 70 71	the pesticide product application; or (c) the planned pesticide product application meets other criteria for exception from the notification requirement, as defined by rule made under Subsection (7). (6) Nothing in this section prohibits an LEA from notifying a school community before each pesticide product application.
67 68 69 70 71 72	the pesticide product application; or (c) the planned pesticide product application meets other criteria for exception from the notification requirement, as defined by rule made under Subsection (7). (6) Nothing in this section prohibits an LEA from notifying a school community before each pesticide product application. (7) The board shall make rules, in accordance with Title 63G, Chapter 3, Utah