R277. Education, Administration.
R277-614. Athletes and Students with Head Injuries.
R277-614-1. Definitions.

A. "Agent" means a coach, teacher, school employee, representative or volunteer under Section 26-53-102(1).
B. "Board" means the Utah State Board of Education.
C. "Free play" means unstructured student play, games and field days during school hours.
D. "LEA" means a public school or a public charter school.
E. "Parent" means a parent or legal guardian of student for whom LEA is responsible.
F. "Physical education class" means a structured secondary school class period that includes an adult supervisor.
G. "Sporting event" means activities listed under Section 26-53-102(5) and includes games, classes, tryouts and activities that take place during the regular school day of public schools and activities sponsored by the public schools with exclusions provided in Section 26-53-102(5)(b).
H. "Traumatic head injury" means any of the signs, observed or self-reported, listed under Section 26-53-102(6).
I. "USOE" means the Utah State Office of Education.


A. This rule is authorized by Utah Constitution X, Section 3 which vests general control and supervision in the Board, by Section 53A-1-401(3) which allows the Board to adopt rules in accordance with its responsibilities.
B. The purpose of this rule is to direct LEAs under the general control and supervision of the Utah State Board of Education to adopt and enforce a head injury policy for students participating in sporting events as defined in the law, including notification to parents of the policy and receipt from parents of signed statements that parents understand and will support the LEA in the enforcement of the policy.


A. The Board directs all LEAs to develop, pass, post on the LEAs' websites and make available to parents a traumatic head injury policy that meets the requirements of Section 26-53.
B. The USOE shall, in consultation with Utah State Risk Management, provide a model policy for LEAs to use in developing their policies. The model policy shall be available on the USOE website.
C. The USOE shall provide model forms for LEAs to use to inform parents of LEA policies and obtain parent signatures documenting the parents' understanding of and willingness to adhere to LEA policies.
D. The USOE shall provide professional development, as needed and to the extent of funds available, to assist LEAs with training to identify students' traumatic head injuries, to provide notice to parents and to comply with the law.

R277-614-4. LEA Responsibilities.

A. All LEAs are identified as amateur sports organizations for purposes of Section 26-53 and shall meet all requirements of the law.
B. All LEAs shall maintain a traumatic head injury policy for students:
(1) participating in physical education classes, excluding free play under Section 26-53-102(5)(b)(iii), offered by the LEA; and
(2) participating in extracurricular activities sponsored by the LEA or statewide athletic associations or both groups jointly.
C. An LEA's policy shall include:
(1) direction to agents to remove a student from a sporting event if the student is suspected of sustaining a concussion or a traumatic head injury;
(2) the prohibition of a student's continued participation until the student is evaluated by a trained qualified health care professional;
(3) a written statement from a trained health care provider clearing the student to resume participation in a sporting event;
(4) adequate training for agents, consistent with their involvement and responsibility for supervising students in sporting events, about traumatic head injuries and response to suspected student injuries, consistent with the law; and
(5) notice at least annually to parents of students who participate in sporting events, including parents' signatures, of an LEA's traumatic head injury policy.
D. An LEA shall post its policy on a district/school or charter school website where the information will be readily accessible to the public and to parents.

KEY: athletes, head injuries
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Authorizing, and Implemented or Interpreted Law: Art X Sec 3; 53A-1-401(3)