SF0133HS001 (TO ENGROSSED COPY)

1	Page 1-line 2	After "a" insert "high school".
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Page 1-line 3	After "specified;" insert "prohibiting retaliation; providing for an administrative hearing as specified;".
	Page 1-line 5	After "definitions;" insert "providing immunity as specified;"; delete "an appropriation" and insert "appropriations".
	Page 2-line 15	After "student's" insert "high"; delete "an" and insert "a".
	Page 2-line 16	Delete entirely and insert "Wyoming high school activities association sanctioned sport;".
18 19	Page 2-lines 18 thr	rough 20 Delete entirely and insert:
20 21 22 23 24	grades nine (9) the within this range,	"High school" means a school consisting of rough twelve (12), or any combination of grades as determined by the plan of organization by board of trustees;".
25 26	Page 3-line 5	After " in " insert " high ".
27 28 29	Page 3-line 8	After "public" insert "high"; after "private" insert "high".
30 31 32	Page 3-line 9	After "public" insert "high"; after "designate" insert "high".
33 34	Page 3-line 21	After "public" insert "high".
35 36 37	Page 3-line 22	Delete "an" and insert "a high school interscholastic".
38	Page 4-line 5	Before "school" insert "high".
39 40 41	Page 4-line 6	After "separate" insert "high".
42	Page 4-lines 9 thro	ough 14 Delete entirely and insert:
43 44	"(d) Nothing i	in this section shall be construed to:

(i) Restrict the eligibility of any student to participate in any interscholastic athletic activity designated for students of the male sex or designated as coed or mixed; or

 (ii) Prohibit a high school from permitting males to train or practice with an interscholastic athletic activity that is designated for females so long as no female is deprived of a roster spot on a team or sport, opportunity to participate in a practice or competition, scholarship, admission to an educational institution or any other benefit that accompanies participating in the interscholastic athletic activity.

(e) A government entity, any licensing or any athletic association shall not retaliate or take any adverse action against:

(i) A school for maintaining separate athletic teams or sports for students of the female sex; or

(ii) A student if the student or the parent or guardian of a student requests a contested case pursuant to subsection (f) of this section or that reports a violation of this section to an employee or representative of the school or athletic association.

(f) Any student or parent or guardian of a student aggrieved by an act of a government entity, school, athletic association or licensing or accrediting organization for failing to enforce the provisions of this act, may seek review in accordance with the Wyoming Administrative Procedures Act. In accordance with W.S. 16-3-112, review of a decision of a government entity, school, athletic association or licensing or accrediting organization under this subsection shall be before the state superintendent of public instruction.".

Page 5-after line 14 Insert and renumber as necessary:

 "(v) "Gender identity" means as stated in the Diagnostic and Statistical Manual. A person's gender identity can be shown by providing evidence, including but not limited to medical history, care or treatment of the gender identity, consistent and uniform assertion of the gender identity or the evidence that the gender identity is sincerely held, part of a person's core identity and not being asserted for an improper purpose;

(vi) "High school" means a school consisting of grades nine (9) through twelve (12), or any combination of grades within

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this range, as determined by the plan of organization by the school
    district board of trustees;".
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                        Delete "(v)" and insert "(vii)".
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    Page 5-line 16
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    Page 5-line 17
                                "a"
                                     insert
                                              "high
                                                     school"; after
                        After
 7
                        "student's" insert "high".
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    Page 5-line 18
                        After "another" insert "high".
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    Page 5-line 20
                       Delete "(vi)" and insert "(viii)".
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    Page 6-line 1
                       Delete "(vii)" and insert "(ix)".
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    Page 6-line 2
                       Delete "K-12"; after "public" insert "high".
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    Page 6-line 5
                       Delete "(viii)" and insert "(x)".
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    Page 7-line 6
                        Delete "governor" and insert "Wyoming high
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                        school activities association".
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    Page 7-line 8
                        After "the" delete balance of line.
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24
    Page 7-line 9
                        Delete "9-1-202" and insert "Wyoming high
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                        school activities association".
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    Page 8-line 9
                        Delete "governor" and insert "Wyoming high
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                        school activities association".
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    Page 8-line 12
                        Delete "governor" and insert "Wyoming high
                        school activities association".
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    Page 10-after 8
                        Insert:
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         "(n) Any person, who serves on the commission or on the
    Wyoming high school activities association is immune from any
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    liability arising from complying with or administering this act.
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    This immunity shall apply to any health care provider that assists
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    the commission in making eligibility determination in accordance
    with this act. Nothing in this subsection shall be construed to
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    limit any other immunity available under law.".
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    Page 14-line 19
                       After "commission" delete balance of line.
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    Page 14-line 20 Delete "voucher to" and insert "shall".
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Page 19-line 21 After "Section 3." insert "(a)"; delete "thirty thousand".

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Page 19-line 22 Delete "dollars (\$30,000.00)" and insert "one hundred thousand dollars (\$100,000.00)".

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Page 20-after line 9 Insert:

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"(b) There is appropriated one million (\$1,000,000.00) from the general fund to the governor for purposes of funding any litigation expenses incurred as a result of the enforcement and administration of this act. This appropriation shall be for the period beginning with the effective date of this act and ending June 30, 2030. This appropriation shall not be transferred or expended for any other purpose and any unexpended, unobligated funds remaining from this appropriation shall revert as provided by law on June 30, 2030. There is created an account within the office of the governor into which the funds appropriated under this section as created by this act shall be deposited. The funds in the account shall be continuously appropriated to the office of the governor for the purposes of funding any litigation expenses as authorized under this section. It is the intent of the legislature that this appropriation not be included in the governor's standard budget for the immediately succeeding fiscal biennium.". NORTHRUP, CHAIRMAN