

Representative **Nelson T. Abbott** proposes the following amendments:

1. *Line 65 through 66:*

65 (B) correct a misidentification of birth sex for an intersex individual under
66 Subsection {~~s6B-8-107(2)~~ **26B-8-107(2)**}.

2. *Line 124 through 127:*

124 63A-3-107.

125 (7) **(a)** The commission may enter into an agreement with an athletic association to provide
126 administrative staff support to the commission.

(b) The attorney general's office shall support an athletic association described in Subsection (7)(a) in posting public notices and arranging meeting locations.

127 (8) (a) The commission shall, to the extent possible based on the available evidence,

3. *Line 156 through 158:*

156 (i) once a student has obtained the eligibility approval of the commission under
157 Subsection (2), **unless otherwise prohibited by federal law or a policy of an LEA, school, or athletic association that governs the relevant interscholastic athletic activity,** the student
 {may} is eligible under this part to participate in a gender-designated interscholastic
158 activity that does not correspond with the sex designation on the student's

4. *Line 169 through 171:*

169 Subsection (2).

170 (c) Nothing in this [subsection] {**section**} **part** prohibits a student from participating in a
171 gender-designated interscholastic activity in accordance with 34 C.F.R. Sec.