11-15-21 DRAFT 2022FL-0212/002

	STUDENT ATHLETICS PARTICIPATION
	2022 GENERAL SESSION
	STATE OF UTAH
LON	NG TITLE
Gene	eral Description:
	This bill addresses student athlete participation in gender-designated sports in the
	public education system.
High	alighted Provisions:
	This bill:
	• defines terms;
	• conditions student athlete participation in gender-designated sports in the public
	education system on the student's birth certificate;
	• imposes a hormone treatment requirement for a student athlete whose birth
	certificate is amended to reflect a male-to-female transition;
	requires a female student on testosterone therapy for a female-to-male transition to
	participate in male-designated sports;
	▶ allows a female student to participate in male-designated sports when a
	female-designated equivalent is not available; and
	provides for severability.
Mon	ey Appropriated in this Bill:
	None
Othe	er Special Clauses:
	None
Utah	Code Sections Affected:
ENA	CTS:
	53G-6-901 , Utah Code Annotated 1953
	53G-6-902 , Utah Code Annotated 1953
	53G-6-903 , Utah Code Annotated 1953

Section 1. Section 53G-6-901 is enacted to read:

32

2022FL-0212/002 11-15-21 DRAFT

33	<u>53G-6-901.</u> Definitions.
34	As used in this part:
35	(1) "Female-designated" means that an interscholastic activity is designated specifically
36	for female students.
37	(2) "Female student" means a student with a sex designation of female on the student's
38	birth certificate.
39	(3) "Gender-designated" means female-designated or male-designated.
40	(4) "Interscholastic athletic activity" means an athletic activity in which a student
41	represents the student's school in the activity in competition against another school.
12	(5) "Male-designated" means that an interscholastic activity is designated specifically
43	for male students.
14	(6) "Male student" means a student with a sex designation of male on the student's
4 5	birth certificate.
16	(7) "Student" means a student who is enrolled in grade 7 through 12.
1 7	Section 2. Section 53G-6-902 is enacted to read:
48	53G-6-902. Participation in school sports.
19	(1) Notwithstanding any state board rule or policy of an athletic association or
50	organization, and except as provided in Subsections (2) and (3):
51	(a) a student may compete in a gender-designated interscholastic athletic activity that
52	matches the sex designation on the student's current birth certificate; and
53	(b) a student may not compete in a gender-designated interscholastic athletic activity
54	that does not match the sex designation on the student's current birth certificate.
55	(2) (a) (i) A student who amends the sex designation on the student's birth certificate
56	under Section 26-2-11 from male to female may not participate in a female-designated
57	interscholastic athletic activity using the amended birth certificate until the student has
58	completed one year of hormone treatment related to the gender transition.
59	(ii) The one-year requirement described in Subsection (2)(a)(i) may be satisfied
60	regardless of whether the year of therapy began before receiving or in order to receive the
51	amended birth certificate described in Subsection (2)(a)(i).
62	(b) A female student who is on testosterone therapy as part of a transition from female
63	to male:

11-15-21 DRAFT 2022FL-0212/002

64	(i) may not compete in a female-designated interscholastic athletic activity; and
65	(ii) may compete in a male-designated interscholastic athletic activity.
66	(3) A female student may compete in a male-designated interscholastic athletic activity
67	if there is no female-designated interscholastic athletic activity in the same sport at the student's
68	school.
69	Section 3. Section 53G-6-903 is enacted to read:
70	<u>53G-6-903.</u> Severability.
71	(1) If any provision of this part or the application of any provision of this part to any
72	person or circumstance is held invalid by a final decision of a court of competent jurisdiction,
73	the remainder of this part shall be given effect without the invalidated provision or application.
74	(2) The provisions of this part are severable.