1st Sub. H.B. 29 SENSITIVE MATERIAL REVIEW AMENDMENTS

Senate Committee Amendments	Amendment 1	FEBRUARY 9, 2024 2:27 PM
-----------------------------	-------------	--------------------------

Senator Michael K. McKell proposes the following amendments:

- 1. Page 4, Lines 86 through 88:
 - 86 (B) for a concurrent enrollment course that contains sensitive material and for which a
 - 87 parent receives notice from the course provider of the material before {<u>enrolling</u>} <u>enrollment of the</u> <u>parent's child</u> <u>and gives the</u>
 - 88 parent's consent by enrolling the parent's child ;

2. Page 6, Line 173 through Page 7, Line 179:

- 173 (7) (a) If the threshold described in Subsection (7)(b) is met, each LEA statewide shall
- 174 remove the material from student access unless the LEA governing board:
- 175 (i) places the given instructional material on an LEA governing board agenda within 60
- 176 days after the day on which the LEA receives a notification from the state board described in
- 177 Subsection (7)(c); and
- 178 (ii) at the specified LEA governing board meeting, votes to {remove or } retain the
- 179 instructional material.