H.B. 257

SEX-BASED DESIGNATIONS FOR PRIVACY, ANTI-BULLYING, AND WOMEN'S OPPORTUNITIES

HOUSE FLOOR AMENDMENTS

AMENDMENT 3

JANUARY 19, 2024 11:19 AM

Representative **Kera Birkeland** proposes the following amendments:

- 1. Page 1, Line 27 through Page 2, Line 30: 27 requires government entities to: 28 { a certain number of single-occupant restroom and locker provide room-} single-occupant facilities 29 in new construction; and 30 { study } consider the feasibility of certain retrofit or remodel projects; Page 12, Lines 359 through 363: 359 (3) An individual who enters a privacy space in violation of Subsection (1) commits 360 the offense of criminal trespass under Section 76-6-206 if the individual: (a) under circumstances which { the person should know will } 361 a reasonable person would **expect to** likely cause affront or 362 alarm to, on, or in the presence of another individual; or 363 (b) for any purpose other than the intended use of the privacy space. Page 13, Lines 386 through 389: 386 The availability of a unisex facility or single-occupant facility \{\frac{\constitutes a reasonable}{\constitutes}\} 387 accommodation for } satisfies a government entity's obligations regarding an individual who is uncomfortable using a privacy space in accordance with Section 63G-31-301 or 63G-31-302 because of the individual's gender identity, as defined 388
- 4. Page 13, Lines 393 through 396:
 - (1) for a new construction of a sex-designated privacy space, a government entity shall

 ensure that { an adequate percentage of all toilets and showers are single-occupant facilities} } the

 new construction includes a single-occupant facility;

 (2) for initial includes a single-occupant facility includes a single-o
 - 395 (2) for existing privacy spaces, a government entity:

in Section 34A-5-102, or reasonable fear of bullying.

396 (a) shall {-study} consider the feasibility of retrofitting or remodeling to include:

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