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# House Judiciary Reported Substitute for HB111

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4	A BILL
5	TO BE ENTITLED
6	AN ACT
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8	Relating to sex-based terminology; to amend Section
9	1-1-1, Code of Alabama 1975, to define certain sex-based
L 0	terms; to provide policy relating to sex and gender identity;
L1	to allow public entities to establish certain single sex
12	spaces or environments; and to require public entities that
L3	collect vital statistics related to sex as male or female to
L 4	identify each individual as male or female as observed at
L 5	birth.
L 6	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
L 7	Section 1. (a) The purpose of this act is to bring
L 8	clarity, certainty, and uniformity to the laws of Alabama
L 9	regarding sex discrimination, equality of the sexes, and
20	benefits or services specifically provided to males and men
21	and to females and women.
22	(b) This act applies wherever state law classifies
23	individuals on the basis of sex or otherwise mentions
24	individuals as being male or female, men or women, or boys or
25	girls.
26	Section 2. The Legislature finds and declares all of
27	the following:
28	(1) Men and women are legally equal but are not

safety, privacy, and fairness for both sexes.



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29 physically the same.

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- 30 (2) The State of Alabama has an important interest in 31 preventing unjust sex discrimination and in maintaining
- 33 (3) Inconsistencies in court rulings and policy
  34 initiatives regarding sex discrimination and common sex-based
  35 words have endangered women's rights and resources and have
  36 put the existence of private, single-sex spaces in jeopardy.
- 37 (4) There are only two sexes, and every individual is either male or female. The term "sex" is objective and fixed. 38 39 Sex does not include "gender identity" or any other terms intended to convey an individual's subjective sense of self. 40 "Gender identity" and other subjective terms are not synonyms 41 or substitutes for "sex." Individuals with differences in sex 42 43 development, also known as "DSDs" or "intersex conditions," are not a third sex. Individuals with a congenital or 44 medically verifiable DSD diagnosis must be accommodated 45
- 47 (5) With respect to equality of the sexes, the term
  48 "equal" does not mean "same" or "identical."

consistent with state and federal law.

- Section 3. Section 1-1-1, Code of Alabama 1975, is amended to read as follows:
- 51 "\$1-1-1
- 52 The following words, whenever they appear in this Code,
  53 shall have the signification attached to them in this
  54 section code, have the following meanings unless otherwise
  55 apparent from the context or otherwise explicitly defined:
- (1) BOY. A human male who has not yet reached



57	adulthood.
58	(2) FATHER. The male parent of a child or children.
59	(3) FEMALE. When used in reference to a natural person,
60	an individual who has, had, will have, or would have, but for
61	a developmental anomaly, genetic anomaly, or accident, the
62	reproductive system that at some point produces ova.
63	(4) GIRL. A human female who has not yet reached
64	adulthood.
65	(6) MALE. When used in reference to a natural person,
66	an individual who has, had, will have, or would have, but for
67	a developmental anomaly, genetic anomaly, or accident, the
68	reproductive system that at some point produces sperm.
69	(7) MAN. An adult human of the male sex.
70	(9) MOTHER. The female parent of a child or children.
71	(1) (10) PERSON. The word "person" includes a
72	corporation as well as a natural person Includes an individual,
73	corporation, partnership, company, or other business entity.
74	(2) WRITING. The word "writing" includes typewriting
75	and printing on paper.
76	(3) OATH. The word "oath" includes affirmation.
77	(14) SEX. When the term is used to classify or describe
78	a natural person, the state of being male or female as
79	<pre>observed or clinically verified at birth.</pre>
80	(4) (15) SIGNATURE or SUBSCRIPTION. The words
81	"signature" or "subscription" include Includes a mark when the
82	<pre>person an individual cannot write, if his or her name is</pre>
83	written near the $mark_{7}$ and witnessed by $\frac{a\ person\ an\ individual}$
84	who writes his or her own name as a witness, and include with



85 respect to corporate securities facsimile signature placed 86 upon any instrument or writing with intent to execute or 87 authenticate such instrument or writing. (5) LUNATIC, INSANE or NON COMPOS MENTIS. The words 88 89 "lunatic" or "insane" or the term "non compos mentis" include 90 all persons of unsound mind. (6) (12) PROPERTY. The word "property" includes Includes 91 92 both real and personal property. (13) REAL PROPERTY. The term "real property" 93 includes lands, tenements, and hereditaments. 94 95 (8) (11) PERSONAL PROPERTY. The term "personal property" includes money, goods, chattels, things in action and 96 97 evidence of debt, deeds, and conveyances. (9) CIRCUIT. The word "circuit" means judicial circuit. 98 99 (10) PRECEDING. The word "preceding" means next before. (11) FOLLOWING. The word "following" means next after. 100 101 (12) (16) STATE. The word "state," when When applied to 102 the different parts of the United States, includes the 103 District of Columbia and the several territories of the United 104 States. 105 (13) (17) UNITED STATES. The term "United States" 106 includes Includes the territories thereof and the District of 107 Columbia. (14) (5) JURY or JURIES. The words "jury" or "juries" 108 109 include Includes courts or judges in all cases when a jury 110 trial is waived, or when the court or judge is authorized to ascertain and determine the facts as well as the law. 111 (15) (8) MONTH. The word "month" means a A calendar

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113	month.
114	(18) WOMAN. An adult human of the female sex.
115	(16) (19) YEAR. The word "year" means a A calendar
116	year, but, except whenever the word "year" is used in
117	reference to any appropriations for the payment of money out
118	of the treasury, it shall mean the term shall mean a fiscal
119	year."
120	Section 4. (a) Any state law that prohibits
121	discrimination on the basis of sex thereby forbids unfair
122	treatment of females or males.
123	(b) Neither the state nor any political subdivision of
124	the state shall be prohibited from establishing separate
125	single-sex spaces or environments for males and females when
126	biology, privacy, safety, or fairness are implicated.
127	Section 5. (a) Any school district or public school,
128	and any state agency, department, bureau, or commission, or
129	political subdivision that collects vital statistics related
130	to sex as male or female for the purpose of complying with
131	anti-discrimination laws or for the purpose of gathering
132	accurate public health, crime, economic, or other data shall
133	identify each individual who is part of the collected data se
134	as either male or female. This subsection shall not be
135	construed to prohibit the entry of "unknown" as the sex on a
136	child's certificate of birth, fetal death, or death when sex
137	cannot be medically determined for developmental or other
138	reasons at the time the facts of birth, fetal death, or death
139	are reported to the Office of Vital Statistics.

(b) Compliance with subsection (a) shall not require

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- 141 the collection of data regarding sex unless otherwise required
- 142 by law, and the requirements of subsection (a) shall not
- 143 prevent the collection of additional data points besides
- 144 biological sex.
- Section 6. The provisions of this act are severable.
- 146 If any part of this act is declared invalid or
- 147 unconstitutional, that declaration shall not affect the part
- 148 which remains.
- Section 7. This act shall become effective October 1,
- 150 2024.