TRANSGENDER MEDICAL TREATMENTS AND PROCEDURES
AMENDMENTS
2023 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Michael S. Kennedy
House Sponsor: Katy Hall
LONG TITLE
General Description:
This bill enacts provisions regarding transgender medical treatments and procedures.
Highlighted Provisions:
This bill:
<ul><li>defines terms;</li></ul>
<ul> <li>requires the Department of Health and Human Services to conduct a systematic</li> </ul>
review of the medical evidence regarding hormonal transgender treatments and
provide recommendations to the Legislature;
<ul> <li>requires the Division of Professional Licensing to create a certification for</li> </ul>
providing hormonal transgender treatments;
<ul> <li>requires a health care provider to meet certain requirements before providing a</li> </ul>
hormonal transgender treatment;
<ul> <li>prohibits a health care provider from providing a hormonal transgender treatment to</li> </ul>

new patients who were not diagnosed with gender dysphoria before a certain date;

prohibits performing sex characteristic surgical procedures on a minor for the

• specifies that an individual may bring a medical malpractice action related to certain



purpose of effectuating a sex change;

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26	medical treatments and procedures;
27	<ul> <li>specifies that an individual may disaffirm consent under certain circumstances;</li> </ul>
28	<ul> <li>allows an individual to bring a medical malpractice action for treatment provided to</li> </ul>
29	the individual as a minor if the individual later disaffirms consent;
30	<ul> <li>extends the medical malpractice statute of limitations related to providing certain</li> </ul>
31	medical treatments and procedures; and
32	<ul><li>makes technical changes.</li></ul>
33	Money Appropriated in this Bill:
34	None
35	Other Special Clauses:
36	This bill provides a special effective date.
37	This bill provides revisor instructions.
38	<b>Utah Code Sections Affected:</b>
39	AMENDS:
40	58-67-102, as last amended by Laws of Utah 2022, Chapter 233
41	58-67-502, as last amended by Laws of Utah 2021, Chapter 337
42	58-68-102, as last amended by Laws of Utah 2022, Chapter 233
43	58-68-502, as last amended by Laws of Utah 2021, Chapter 337
44	ENACTS:
45	<b>26B-1-214</b> , Utah Code Annotated 1953
46	58-1-603, Utah Code Annotated 1953
47	<b>58-1-603.1</b> , Utah Code Annotated 1953
48	78B-3-427, Utah Code Annotated 1953
49	<b>Utah Code Sections Affected by Revisor Instructions:</b>
50	<b>58-1-603.1</b> , Utah Code Annotated 1953
51	78B-3-427, Utah Code Annotated 1953
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53	Be it enacted by the Legislature of the state of Utah:
54	Section 1. Section <b>26B-1-214</b> is enacted to read:
55	26B-1-214. Systematic medical evidence review of hormonal transgender
56	treatments.

57	(1) As used in this section, "hormonal transgender treatment" means the same as that
58	term is defined in Section 58-1-603.
59	(2) The department, in consultation with the Division of Professional Licensing created
60	in Section 58-1-103, the Physicians Licensing Board created in Section 58-67-201, the
61	Osteopathic Physician and Surgeon's Licensing Board created in Section 58-68-201, the
62	University of Utah, and a non-profit hospital system with multiple hospitals in Utah and
63	experience in specialty pediatric care, shall conduct a systematic medical evidence review
64	regarding the provision of hormonal transgender treatments to minors.
65	(3) The purpose of the systematic medical evidence review is to provide the Legislature
66	with recommendations to consider when deciding whether to lift the moratorium described in
67	Section 58-1-603.1.
68	(4) The systematic medical evidence review shall:
69	(a) analyze hormonal transgender treatments that are prescribed to a minor with gender
70	dysphoria, including:
71	(i) analyzing any effects and side effects of the treatment; and
72	(ii) whether each treatment has been approved by the federal Food and Drug
73	Administration to treat gender dsyphoria;
74	(b) review the scientific literature regarding hormonal transgender treatments in
75	minors, including short-term and long-term impacts, literature from other countries, and rates
76	of desistence and time to desistence where applicable;
77	(c) review the quality of evidence cited in any scientific literature including to analyze
78	and report on the quality of the data based on techniques such as peer review, selection bias,
79	self-selection bias, randomization, sample size, and other applicable best research practices;
80	(d) include high quality clinical research assessing the short-term and long-term
81	benefits and harms of hormonal transgender treatments prescribed to minors with gender
82	dysphoria and the short-term and long-term benefits and harms of interrupting the natural
83	puberty and development processes of the child;
84	(e) specify the conditions under which the department recommends that a treatment not
85	be permitted;
86	(f) recommend what information a minor and the minor's parent should understand
87	before consenting to a hormonal transgender treatment;

88	(g) recommend the best practices a health care provider should follow to provide the
89	information described in Subsection (4)(f);
90	(h) describe the assumptions and value determinations used to reach a
91	recommendation; and
92	(i) include any other information the department, in consultation with the entities
93	described in Subsection (2), determines would assist the Legislature in enacting legislation
94	related to the provision of hormonal transgender treatment to minors.
95	(5) Upon the completion of the systematic medical evidence review, the department
96	shall provide the systematic medical evidence review to the Health and Human Services
97	Interim Committee.
98	Section 2. Section <b>58-1-603</b> is enacted to read:
99	58-1-603. Hormonal transgender treatment on minors Requirements.
100	(1) As used in this section:
101	(a) "Approved organization" means an organization with expertise regarding
102	transgender health care for minors that is approved by the division.
103	(b) "Biological sex at birth" means an individual's sex, as being male or female,
104	according to distinct reproductive roles as manifested by sex and reproductive organ anatomy,
105	chromosomal makeup, and endogenous hormone profiles.
106	(c) "Disorder of sexual development" means a sexual development disorder where an
107	individual:
108	(i) is born with external biological sex characteristics that are irresolvably ambiguous;
109	(ii) is born with 46, XX chromosomes with virilization;
110	(iii) is born with 46, XY chromosomes with undervirilization;
111	(iv) has both ovarian and testicular tissue; or
112	(v) has been diagnosed by a physician, based on genetic or biochemical testing, with
113	abnormal:
114	(A) sex chromosome structure;
115	(B) sex steroid hormone production; or
116	(C) sex steroid hormone action for a male or female.
117	(d) "Health care provider" means:
118	(i) a physician;

119	(ii) a physician assistant licensed under Chapter 70a, Utah Physician Assistant Act; or
120	(iii) an advanced practice registered nurse licensed under Subsection 58-31b-301(2)(e).
121	(e) (i) "Hormonal transgender treatment" means administering, prescribing, or
122	supplying for effectuating or facilitating an individual's attempted sex change:
123	(A) to an individual whose biological sex at birth is female, a dose of testosterone or
124	other androgens at levels above those normally found in an individual whose biological sex at
125	birth is female;
126	(B) to an individual whose biological sex at birth is male, a dose of estrogen or a
127	synthetic compound with estrogenic activity or effect at levels above those normally found in
128	an individual whose biological sex at birth is male; or
129	(C) a puberty inhibition drug.
130	(ii) "Hormonal transgender treatment" does not include administering, prescribing, or
131	supplying a substance described in Subsection (1)(e)(i) to an individual if the treatment is
132	medically necessary as a treatment for:
133	(A) precocious puberty;
134	(B) endometriosis;
135	(C) a menstrual, ovarial, or uterine disorder;
136	(D) a sex-hormone stimulated cancer; or
137	(E) a disorder of sexual development.
138	(f) "Mental health professional" means any of the following:
139	(i) a physician who is board certified for a psychiatry specialization recognized by the
140	American Board of Medical Specialists or the American Osteopathic Association's Bureau of
141	Osteopathic Specialists;
142	(ii) a psychologist licensed under Chapter 61, Psychologist Licensing Act;
143	(iii) a clinical social worker licensed under Chapter 60, Part 2, Social Worker
144	Licensing Act;
145	(iv) a marriage and family therapist licensed under Chapter 60, Part 3, Marriage and
146	Family Therapist Licensing Act; or
147	(v) a clinical mental health counselor licensed under Chapter 60, Part 4, Clinical
148	Mental Health Counselor Licensing Act.
149	(g) "Minor" means an individual who is less than 18 years old.

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150	(h) "Physician" means an individual licensed under:
151	(i) Chapter 67, Utah Medical Practice Act; or
152	(ii) Chapter 68, Utah Osteopathic Medical Practice Act.
153	(i) "Puberty inhibition drug" means any of the following alone or in combination with
154	aromatase inhibitors:
155	(i) gonadotropin-releasing hormone agonists; or
156	(ii) androgen receptor inhibitors.
157	(j) "Transgender treatment certification" means a certification described in Subsection
158	<u>(2).</u>
159	(2) (a) The division shall create a transgender treatment certification on or before July
160	<u>1, 2023.</u>
161	(b) The division may issue the transgender treatment certification to an individual if the
162	individual:
163	(i) is a health care provider or a mental health professional; and
164	(ii) has completed at least 40 hours of education related to transgender health care for
165	minors from an approved organization.
166	(c) The division may renew a transgender treatment certification:
167	(i) at the time an individual renews the individual's license; and
168	(ii) if the individual has completed at least 20 hours of continuing education related to
169	transgender health care for minors from an approved organization during the individual's
170	continuing education cycle.
171	(d) Beginning January 1, 2024, providing a hormonal transgender treatment to a minor
172	without a transgender treatment certification is unprofessional conduct.
173	(3) (a) A health care provider may provide a hormonal transgender treatment to a
174	minor only if the health care provider has been treating the minor for gender dysphoria for at
175	<u>least six months.</u>
176	(b) Beginning July 1, 2023, before providing a hormonal transgender treatment to a
177	minor described in Subsection (3)(a), a health care provider shall:
178	(i) determine if the minor has other physical or mental health conditions, identify and
179	document any condition, and consider whether treating those conditions before treating the
180	gender dysphoria would provide the minor the best long-term outcome;

181	(ii) consider whether an alternative medical treatment or behavioral intervention to
182	treat the minor's gender dysphoria would provide the minor the best long-term outcome;
183	(iii) document in the medical record that:
184	(A) the health care provider has complied with Subsections (3)(b)(i) and (ii); and
185	(B) providing the hormonal transgender treatment will likely result in the best
186	long-term outcome for the minor;
187	(iv) obtain written consent from:
188	(A) the minor; and
189	(B) the minor's parent or guardian unless the minor is emancipated;
190	(v) discuss with the minor:
191	(A) the risks of the hormonal transgender treatment;
192	(B) the minor's short-term and long-term expectations regarding the effect that the
193	hormonal transgender treatment will have on the minor; and
194	(C) the likelihood that the hormonal transgender treatment will meet the short-term and
195	long-term expectations described in Subsections (3)(b)(v)(B);
196	(vi) unless the minor is emancipated, discuss with the minor's parent or guardian:
197	(A) the risks of the hormonal transgender treatment;
198	(B) the minor's short-term and long-term expectations regarding the effect that the
199	hormonal transgender treatment will have on the minor;
200	(C) the parent or guardian's short-term and long-term expectations regarding the effect
201	that the hormonal transgender treatment will have on the minor; and
202	(D) the likelihood that the hormonal transgender treatment will meet the short-term and
203	long-term expectations described in Subsection (3)(b)(vi)(B) and (C);
204	(vii) document in the medical record that the health care provider has provided the
205	information described in Subsection (3)(b)(viii) and (ix);
206	(viii) provide the minor the following information if providing the minor a puberty
207	inhibition drug:
208	(A) puberty inhibition drugs are not approved by the FDA for the treatment of gender
209	dysphoria;
210	(B) possible adverse outcomes of puberty blockers are known to include diminished
211	bone density, pseudotumor cerebri and long term adult sexual dysfunction:

212	(C) research on the long-term risks to children of prolonged treatment with puberty
213	blockers for the treatment of gender dysphoria has not yet occurred; and
214	(D) the full effects of puberty blockers on brain development and cognition are
215	unknown;
216	(ix) provide the minor the following information if providing a cross-sex hormone as
217	described in Subsections (1)(e)(i)(A) or (B):
218	(A) the use of cross-sex hormones in males is associated with risks that include blood
219	clots, gallstones, coronary artery disease, heart attacks, tumors of the pituitary gland, strokes,
220	elevated levels of triglycerides in the blood, breast cancer, and irreversible infertility; and
221	(B) the use of cross-sex hormones in females is associated with risks of erythrocytosis,
222	severe liver dysfunction, coronary artery disease, hypertension, and increased risk of breast and
223	uterine cancers; and
224	(x) upon the completion of any relevant information privacy release, obtain a mental
225	health evaluation of the minor as described in Subsection (4).
226	(4) The mental health evaluation shall:
227	(a) be performed by a mental health professional who:
228	(i) beginning January 1, 2024, has a current transgender treatment certification; and
229	(ii) is not the health care provider that is recommending or providing the hormonal
230	transgender treatment;
231	(b) contain a determination regarding whether the minor suffers from gender dysphoria
232	in accordance with the fifth edition of the Diagnostic and Statistical Manual of Mental
233	Disorders;
234	(c) confirm that the minor and the mental health professional have had at least three
235	therapy sessions; and
236	(d) document all of the minor's mental health diagnoses and any significant life events
237	that may be contributing to the diagnoses.
238	(5) A violation of Subsection (3) is unprofessional conduct.
239	Section 3. Section <b>58-1-603.1</b> is enacted to read:
240	58-1-603.1. Hormonal transgender treatment moratorium.
241	(1) As used in this section:
242	(a) "Health care provider" means the same as that term is defined in Section 58-1-603.

243	(b) "Hormonal transgender treatment" means the same as that term is defined in
244	<u>Section 58-1-603.</u>
245	(2) A health care provider may not provide a hormonal transgender treatment to a
246	patient who:
247	(a) is a minor as defined in Section 58-1-603; and
248	(b) is not diagnosed with gender dysphoria before the effective date of this bill.
249	(3) A violation of Subsection (2) is unprofessional conduct.
250	Section 4. Section <b>58-67-102</b> is amended to read:
251	<b>58-67-102.</b> Definitions.
252	In addition to the definitions in Section 58-1-102, as used in this chapter:
253	(1) (a) "Ablative procedure" means a procedure that is expected to excise, vaporize,
254	disintegrate, or remove living tissue, including the use of carbon dioxide lasers and erbium:
255	YAG lasers.
256	(b) "Ablative procedure" does not include hair removal.
257	(2) "ACGME" means the Accreditation Council for Graduate Medical Education of the
258	American Medical Association.
259	(3) "Administrative penalty" means a monetary fine or citation imposed by the division
260	for acts or omissions determined to constitute unprofessional or unlawful conduct, in
261	accordance with a fine schedule established by the division in collaboration with the board, as a
262	result of an adjudicative proceeding conducted in accordance with Title 63G, Chapter 4,
263	Administrative Procedures Act.
264	(4) "Associate physician" means an individual licensed under Section 58-67-302.8.
265	(5) "Attempted sex change" means an attempt or effort to change an individual's body
266	to present that individual as being of a sex or gender that is different from the individual's
267	biological sex at birth.
268	(6) "Biological sex at birth" means an individual's sex, as being male or female,
269	according to distinct reproductive roles as manifested by:
270	(a) sex and reproductive organ anatomy;
271	(b) chromosomal makeup; and
272	(c) endogenous hormone profiles.
273	[(5)] (7) "Board" means the Physicians Licensing Board created in Section 58-67-201.

274	[(6)] (8) "Collaborating physician" means an individual licensed under Section
275	58-67-302 who enters into a collaborative practice arrangement with an associate physician.
276	[ <del>(7)</del> ] <u>(9)</u> "Collaborative practice arrangement" means the arrangement described in
277	Section 58-67-807.
278	[ <del>(8)</del> ] <u>(10)</u> (a) "Cosmetic medical device" means tissue altering energy based devices
279	that have the potential for altering living tissue and that are used to perform ablative or
280	nonablative procedures, such as American National Standards Institute (ANSI) designated
281	Class IIIb and Class IV lasers, intense pulsed light, radio frequency devices, and lipolytic
282	devices, and excludes ANSI designated Class IIIa and lower powered devices.
283	(b) Notwithstanding Subsection [(8)(a)] (10)(a), if an ANSI designated Class IIIa and
284	lower powered device is being used to perform an ablative procedure, the device is included in
285	the definition of cosmetic medical device under Subsection [ $\frac{(8)(a)}{(10)(a)}$ ].
286	[ <del>(9)</del> ] <u>(11)</u> "Cosmetic medical procedure":
287	(a) includes the use of cosmetic medical devices to perform ablative or nonablative
288	procedures; and
289	(b) does not include a treatment of the ocular globe such as refractive surgery.
290	[ <del>(10)</del> ] <u>(12)</u> "Diagnose" means:
291	(a) to examine in any manner another person, parts of a person's body, substances,
292	fluids, or materials excreted, taken, or removed from a person's body, or produced by a person's
293	body, to determine the source, nature, kind, or extent of a disease or other physical or mental
294	condition;
295	(b) to attempt to conduct an examination or determination described under Subsection
296	[ <del>(10)(a);</del> ] <u>(12)(a);</u>
297	(c) to hold oneself out as making or to represent that one is making an examination or
298	determination as described in Subsection $[(10)(a);]$ (12)(a); or
299	(d) to make an examination or determination as described in Subsection $[(10)(a)]$
300	(12)(a) upon or from information supplied directly or indirectly by another person, whether or
301	not in the presence of the person making or attempting the diagnosis or examination.
302	[(11)] (13) "LCME" means the Liaison Committee on Medical Education of the
303	American Medical Association.
304	[(12)] (14) "Medical assistant" means an unlicensed individual who may perform tasks

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305	as described in Subsection 58-67-305(6).
306	[(13)] (15) "Medically underserved area" means a geographic area in which there is a
307	shortage of primary care health services for residents, as determined by the Department of
308	Health and Human Services.
309	[(14)] (16) "Medically underserved population" means a specified group of people
310	living in a defined geographic area with a shortage of primary care health services, as
311	determined by the Department of Health and Human Services.
312	[(15)] (17) (a) (i) "Nonablative procedure" means a procedure that is expected or
313	intended to alter living tissue, but is not intended or expected to excise, vaporize, disintegrate,
314	or remove living tissue.
315	(ii) Notwithstanding Subsection [(15)(a)(i),] (17)(a)(i) nonablative procedure includes
316	hair removal.
317	(b) "Nonablative procedure" does not include:
318	(i) a superficial procedure as defined in Section 58-1-102;
319	(ii) the application of permanent make-up; or
320	(iii) the use of photo therapy and lasers for neuromusculoskeletal treatments that are
321	performed by an individual licensed under this title who is acting within the individual's scope
322	of practice.
323	[(16)] (18) "Physician" means both physicians and surgeons licensed under Section
324	58-67-301, Utah Medical Practice Act, and osteopathic physicians and surgeons licensed under
325	Section 58-68-301, Utah Osteopathic Medical Practice Act.
326	$\left[\frac{(17)}{(19)}\right]$ (a) "Practice of medicine" means:
327	(i) to diagnose, treat, correct, administer anesthesia, or prescribe for any human
328	disease, ailment, injury, infirmity, deformity, pain or other condition, physical or mental, real
329	or imaginary, including to perform cosmetic medical procedures, or to attempt to do so, by any
330	means or instrumentality, and by an individual in Utah or outside the state upon or for any
331	human within the state;
332	(ii) when a person not licensed as a physician directs a licensee under this chapter to
333	withhold or alter the health care services that the licensee has ordered;
334	(iii) to maintain an office or place of business for the purpose of doing any of the acts

described in Subsection [(17)(a)] (19)(a)(i) or (ii) whether or not for compensation; or

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336	(iv) to use, in the conduct of any occupation or profession pertaining to the diagnosis or
337	treatment of human diseases or conditions in any printed material, stationery, letterhead,
338	envelopes, signs, or advertisements, the designation "doctor," "doctor of medicine,"
339	"physician," "surgeon," "physician and surgeon," "Dr.," "M.D.," or any combination of these
340	designations in any manner which might cause a reasonable person to believe the individual
341	using the designation is a licensed physician and surgeon, and if the party using the designation
342	is not a licensed physician and surgeon, the designation must additionally contain the
343	description of the branch of the healing arts for which the person has a license, provided that an
344	individual who has received an earned degree of doctor of medicine degree but is not a licensed
345	physician and surgeon in Utah may use the designation "M.D." if it is followed by "Not
346	Licensed" or "Not Licensed in Utah" in the same size and style of lettering.
347	(b) The practice of medicine does not include:
348	(i) except for an ablative medical procedure as provided in Subsection [(17)(b)(ii),]
349	(19)(b)(ii) the conduct described in Subsection $[(17)(a)(i)]$ $(19)(a)(i)$ that is performed in
350	accordance with a license issued under another chapter of this title;
351	(ii) an ablative cosmetic medical procedure if the scope of practice for the person
352	performing the ablative cosmetic medical procedure includes the authority to operate or
353	perform a surgical procedure; or
354	(iii) conduct under Subsection 58-67-501(2).
355	[(18)] (20) "Prescription device" means an instrument, apparatus, implement, machine,
356	contrivance, implant, in vitro reagent, or other similar or related article, and any component
357	part or accessory, which is required under federal or state law to be prescribed by a practitioner
358	and dispensed by or through a person or entity licensed under this chapter or exempt from
359	licensure under this chapter.
360	[(19)] (21) "Prescription drug" means a drug that is required by federal or state law or
361	rule to be dispensed only by prescription or is restricted to administration only by practitioners.
362	(22) (a) "Primary sex characteristic surgical procedure" means any of the following if
363	done for the purpose of effectuating or facilitating an individual's attempted sex change:
364	(i) for an individual whose biological sex at birth is male, castration, orchiectomy,
365	penectomy, vaginoplasty, or vulvoplasty;

(ii) for an individual whose biological sex at birth is female, hysterectomy,

36/	oophorectomy, metoidioplasty, or phalloplasty; or
368	(iii) any surgical procedure that is related to or necessary for a procedure described in
369	Subsection (22)(a)(i) or (ii), that would result in the sterilization of an individual who is not
370	sterile.
371	(b) "Primary sex characteristic surgical procedure" does not include:
372	(i) surgery or other procedures or treatments performed on an individual who:
373	(A) is born with external biological sex characteristics that are irresolvably ambiguous
374	(B) is born with 46, XX chromosomes with virilization;
375	(C) is born with 46, XY chromosomes with undervirilization;
376	(D) has both ovarian and testicular tissue; or
377	(E) has been diagnosed by a physician, based on genetic or biochemical testing, with a
378	sex development disorder characterized by abnormal sex chromosome structure, sex steroid
379	hormone production, or sex steroid hormone action for a male or female; or
380	(ii) removing a body part:
381	(A) because the body part is cancerous or diseased; or
382	(B) for a reason that is medically necessary, other than to effectuate or facilitate an
383	individual's attempted sex change.
384	(23) (a) "Secondary sex characteristic surgical procedure" means any of the following
385	if done for the purpose of effectuating or facilitating an individual's attempted sex change:
386	(i) for an individual whose biological sex at birth is male, breast augmentation surgery,
387	chest feminization surgery, or facial feminization surgery; or
388	(ii) for an individual whose biological sex at birth is female, mastectomy, breast
389	reduction surgery, chest masculinization surgery, or facial masculinization surgery.
390	(b) "Secondary sex characteristic surgical procedure" does not include:
391	(i) surgery or other procedures or treatments performed on an individual who:
392	(A) is born with external biological sex characteristics that are irresolvably ambiguous
393	(B) is born with 46, XX chromosomes with virilization;
394	(C) is born with 46, XY chromosomes with undervirilization;
395	(D) has both ovarian and testicular tissue; or
396	(E) has been diagnosed by a physician, based on genetic or biochemical testing, with a
397	sex development disorder characterized by abnormal sex chromosome structure, sex steroid

398	hormone production, or sex steroid hormone action for a male or female; or
399	(ii) removing a body part:
400	(A) because the body part is cancerous or diseased; or
401	(B) for a reason that is medically necessary, other than to effectuate or facilitate an
402	individual's attempted sex change.
403	[(20)] (24) "SPEX" means the Special Purpose Examination of the Federation of State
404	Medical Boards.
405	[(21)] (25) "Unlawful conduct" means the same as that term is defined in Sections
406	58-1-501 and 58-67-501.
407	[(22)] (26) "Unprofessional conduct" means the same as that term is defined in
408	Sections 58-1-501 and 58-67-502, and as may be further defined by division rule.
409	Section 5. Section <b>58-67-502</b> is amended to read:
410	58-67-502. Unprofessional conduct.
411	(1) "Unprofessional conduct" includes, in addition to the definition in Section
412	58-1-501:
413	(a) using or employing the services of any individual to assist a licensee in any manner
414	not in accordance with the generally recognized practices, standards, or ethics of the
415	profession, state law, or division rule;
416	(b) making a material misrepresentation regarding the qualifications for licensure under
417	Section 58-67-302.7 or [Section] 58-67-302.8;
418	(c) violating the dispensing requirements of Chapter 17b, Part 8, Dispensing Medical
419	Practitioner and Dispensing Medical Practitioner Clinic Pharmacy, if applicable;
420	(d) violating the requirements of Title 26, Chapter 61a, Utah Medical Cannabis Act;
421	[ <del>or</del> ]
422	(e) falsely making an entry in, or altering, a medical record with the intent to conceal:
423	(i) a wrongful or negligent act or omission of an individual licensed under this chapter
424	or an individual under the direction or control of an individual licensed under this chapter; or
425	(ii) conduct described in Subsections (1)(a) through (d) or Subsection 58-1-501(1)[-];
426	<u>or</u>
427	(f) performing, or causing to be performed, upon an individual who is less than 18
428	years old:

429	(i) a primary sex characteristic surgical procedure; or
430	(ii) a secondary sex characteristic surgical procedure.
431	(2) "Unprofessional conduct" does not include:
432	(a) in compliance with Section 58-85-103:
433	(i) obtaining an investigational drug or investigational device;
434	(ii) administering the investigational drug to an eligible patient; or
435	(iii) treating an eligible patient with the investigational drug or investigational device;
436	or
437	(b) in accordance with Title 26, Chapter 61a, Utah Medical Cannabis Act:
438	(i) when registered as a qualified medical provider or acting as a limited medical
439	provider, as those terms are defined in Section 26-61a-102, recommending the use of medical
440	cannabis;
441	(ii) when registered as a pharmacy medical provider, as that term is defined in Section
442	26-61a-102, providing pharmacy medical provider services in a medical cannabis pharmacy; or
443	(iii) when registered as a state central patient portal medical provider, as that term is
444	defined in Section 26-61a-102, providing state central patient portal medical provider services.
445	(3) Notwithstanding Subsection (2)(b), the division, in consultation with the board and
446	in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, shall define
447	unprofessional conduct for a physician described in Subsection (2)(b).
448	Section 6. Section <b>58-68-102</b> is amended to read:
449	58-68-102. Definitions.
450	In addition to the definitions in Section 58-1-102, as used in this chapter:
451	(1) (a) "Ablative procedure" means a procedure that is expected to excise, vaporize,
452	disintegrate, or remove living tissue, including the use of carbon dioxide lasers and erbium:
453	YAG lasers.
454	(b) "Ablative procedure" does not include hair removal.
455	(2) "ACGME" means the Accreditation Council for Graduate Medical Education of the
456	American Medical Association.
457	(3) "Administrative penalty" means a monetary fine imposed by the division for acts or
458	omissions determined to constitute unprofessional or unlawful conduct, as a result of an
459	adjudicative proceeding conducted in accordance with Title 63G, Chapter 4, Administrative

460	Procedures Act.
461	(4) "AOA" means the American Osteopathic Association.
462	(5) "Associate physician" means an individual licensed under Section 58-68-302.5.
463	(6) "Attempted sex change" means an attempt or effort to change an individual's body
464	to present that individual as being of a sex or gender that is different from the individual's
465	biological sex at birth.
466	(7) "Biological sex at birth" means an individual's sex, as being male or female,
467	according to distinct reproductive roles as manifested by:
468	(a) sex and reproductive organ anatomy;
469	(b) chromosomal makeup; and
470	(c) endogenous hormone profiles.
471	[(6)] (8) "Board" means the Osteopathic Physician and Surgeon's Licensing Board
472	created in Section 58-68-201.
473	[(7)] (9) "Collaborating physician" means an individual licensed under Section
474	58-68-302 who enters into a collaborative practice arrangement with an associate physician.
475	[(8)] (10) "Collaborative practice arrangement" means the arrangement described in
476	Section 58-68-807.
477	[(9)] (11) (a) "Cosmetic medical device" means tissue altering energy based devices
478	that have the potential for altering living tissue and that are used to perform ablative or
479	nonablative procedures, such as American National Standards Institute (ANSI) designated
480	Class IIIb and Class IV lasers, intense pulsed light, radio frequency devices, and lipolytic
481	devices and excludes ANSI designated Class IIIa and lower powered devices.
482	(b) Notwithstanding Subsection [(9)(a)] (11)(a), if an ANSI designated Class IIIa and
483	lower powered device is being used to perform an ablative procedure, the device is included in
484	the definition of cosmetic medical device under Subsection $[\frac{(9)(a)}{(11)(a)}]$ .
485	[ <del>(10)</del> ] <u>(12)</u> "Cosmetic medical procedure":
486	(a) includes the use of cosmetic medical devices to perform ablative or nonablative
487	procedures; and
488	(b) does not include a treatment of the ocular globe such as refractive surgery.
489	[ <del>(11)</del> ] <u>(13)</u> "Diagnose" means:
490	(a) to examine in any manner another person, parts of a person's body, substances,

491	fluids, or materials excreted, taken, or removed from a person's body, or produced by a person's
492	body, to determine the source, nature, kind, or extent of a disease or other physical or mental
493	condition;
494	(b) to attempt to conduct an examination or determination described under Subsection
495	$[\frac{(11)(a)}{(13)(a)};$
496	(c) to hold oneself out as making or to represent that one is making an examination or
497	determination as described in Subsection $[\frac{(11)(a)}{(13)(a)}]$ ; or
498	(d) to make an examination or determination as described in Subsection [(11)(a)]
499	(13)(a) upon or from information supplied directly or indirectly by another person, whether or
500	not in the presence of the person making or attempting the diagnosis or examination.
501	[(12)] (14) "Medical assistant" means an unlicensed individual who may perform tasks
502	as described in Subsection 58-68-305(6).
503	[(13)] (15) "Medically underserved area" means a geographic area in which there is a
504	shortage of primary care health services for residents, as determined by the Department of
505	Health and Human Services.
506	[(14)] (16) "Medically underserved population" means a specified group of people
507	living in a defined geographic area with a shortage of primary care health services, as
508	determined by the Department of Health and Human Services.
509	[(15)] (17) (a) (i) "Nonablative procedure" means a procedure that is expected or
510	intended to alter living tissue, but is not expected or intended to excise, vaporize, disintegrate,
511	or remove living tissue.
512	(ii) Notwithstanding Subsection $[(15)(a)(i)]$ $(17)(a)(i)$ , nonablative procedure includes
513	hair removal.
514	(b) "Nonablative procedure" does not include:
515	(i) a superficial procedure as defined in Section 58-1-102;
516	(ii) the application of permanent make-up; or
517	(iii) the use of photo therapy lasers for neuromusculoskeletal treatments that are
518	[preformed] performed by an individual licensed under this title who is acting within the
519	individual's scope of practice.
520	[(16)] (18) "Physician" means both physicians and surgeons licensed under Section
521	58-67-301, Utah Medical Practice Act, and osteopathic physicians and surgeons licensed under

Section 58-68-301, Utah Osteopathic Medical Practice Act.

[(17)] (19) (a) "Practice of osteopathic medicine" means:

- (i) to diagnose, treat, correct, administer anesthesia, or prescribe for any human disease, ailment, injury, infirmity, deformity, pain, or other condition, physical or mental, real or imaginary, or to attempt to do so, by any means or instrumentality, which in whole or in part is based upon emphasis of the importance of the musculoskeletal system and manipulative therapy in the maintenance and restoration of health, by an individual in Utah or outside of the state upon or for any human within the state;
- (ii) when a person not licensed as a physician directs a licensee under this chapter to withhold or alter the health care services that the licensee has ordered;
- (iii) to maintain an office or place of business for the purpose of doing any of the acts described in Subsection [(17)(a)] (19)(a)(i) or (ii) whether or not for compensation; or
- (iv) to use, in the conduct of any occupation or profession pertaining to the diagnosis or treatment of human diseases or conditions, in any printed material, stationery, letterhead, envelopes, signs, or advertisements, the designation "doctor," "doctor of osteopathic medicine," "osteopathic physician," "osteopathic surgeon," "osteopathic physician and surgeon," "Dr.," "D.O.," or any combination of these designations in any manner which might cause a reasonable person to believe the individual using the designation is a licensed osteopathic physician, and if the party using the designation is not a licensed osteopathic physician, the designation must additionally contain the description of the branch of the healing arts for which the person has a license, provided that an individual who has received an earned degree of doctor of osteopathic medicine but is not a licensed osteopathic physician and surgeon in Utah may use the designation "D.O." if it is followed by "Not Licensed" or "Not Licensed in Utah" in the same size and style of lettering.
  - (b) The practice of osteopathic medicine does not include:
- (i) except for an ablative medical procedure as provided in Subsection [(17)(b)(ii)] (19)(b)(ii), the conduct described in Subsection [(17)(a)(i)] (19)(a)(i) that is performed in accordance with a license issued under another chapter of this title;
- (ii) an ablative cosmetic medical procedure if the scope of practice for the person performing the ablative cosmetic medical procedure includes the authority to operate or perform a surgical procedure; or

553	(iii) conduct under Subsection 58-68-501(2).
554	[(18)] (20) "Prescription device" means an instrument, apparatus, implement, machine,
555	contrivance, implant, in vitro reagent, or other similar or related article, and any component
556	part or accessory, which is required under federal or state law to be prescribed by a practitioner
557	and dispensed by or through a person or entity licensed under this chapter or exempt from
558	licensure under this chapter.
559	[(19)] (21) "Prescription drug" means a drug that is required by federal or state law or
560	rule to be dispensed only by prescription or is restricted to administration only by practitioners.
561	(22) (a) "Primary sex characteristic surgical procedure" means any of the following if
562	done for the purpose of effectuating or facilitating an individual's attempted sex change:
563	(i) for an individual whose biological sex at birth is male, castration, orchiectomy,
564	penectomy, vaginoplasty, or vulvoplasty;
565	(ii) for an individual whose biological sex at birth is female, hysterectomy,
566	oophorectomy, metoidioplasty, or phalloplasty; or
567	(iii) any surgical procedure that is related to or necessary for a procedure described in
568	Subsection (22)(a)(i) or (ii), that would result in the sterilization of an individual who is not
569	sterile.
570	(b) "Primary sex characteristic surgical procedure" does not include:
571	(i) surgery or other procedures or treatments performed on an individual who:
572	(A) is born with external biological sex characteristics that are irresolvably ambiguous;
573	(B) is born with 46, XX chromosomes with virilization;
574	(C) is born with 46, XY chromosomes with undervirilization;
575	(D) has both ovarian and testicular tissue; or
576	(E) has been diagnosed by a physician, based on genetic or biochemical testing, with a
577	sex development disorder characterized by abnormal sex chromosome structure, sex steroid
578	hormone production, or sex steroid hormone action for a male or female; or
579	(ii) removing a body part:
580	(A) because the body part is cancerous or diseased; or
581	(B) for a reason that is medically necessary, other than to effectuate or facilitate an
582	individual's attempted sex change.
583	(23) (a) "Secondary sex characteristic surgical procedure" means any of the following

584	if done for the purpose of effectuating or facilitating an individual's attempted sex change:
585	(i) for an individual whose biological sex at birth is male, breast augmentation surgery,
586	chest feminization surgery, or facial feminization surgery; or
587	(ii) for an individual whose biological sex at birth is female, mastectomy, breast
588	reduction surgery, chest masculinization surgery, or facial masculinization surgery.
589	(b) "Secondary sex characteristic surgical procedure" does not include:
590	(i) surgery or other procedures or treatments performed on an individual who:
591	(A) is born with external biological sex characteristics that are irresolvably ambiguous;
592	(B) is born with 46, XX chromosomes with virilization;
593	(C) is born with 46, XY chromosomes with undervirilization;
594	(D) has both ovarian and testicular tissue; or
595	(E) has been diagnosed by a physician, based on genetic or biochemical testing, with a
596	sex development disorder characterized by abnormal sex chromosome structure, sex steroid
597	hormone production, or sex steroid hormone action for a male or female; or
598	(ii) removing a body part:
599	(A) because the body part is cancerous or diseased; or
600	(B) for a reason that is medically necessary, other than to effectuate or facilitate an
501	individual's attempted sex change.
502	[(20)] (24) "SPEX" means the Special Purpose Examination of the Federation of State
503	Medical Boards.
504	[(21)] (25) "Unlawful conduct" means the same as that term is defined in Sections
505	58-1-501 and 58-68-501.
606	[(22)] (26) "Unprofessional conduct" means the same as that term is defined in
507	Sections 58-1-501 and 58-68-502 and as may be further defined by division rule.
608	Section 7. Section <b>58-68-502</b> is amended to read:
509	58-68-502. Unprofessional conduct.
610	(1) "Unprofessional conduct" includes, in addition to the definition in Section
611	58-1-501:
612	(a) using or employing the services of any individual to assist a licensee in any manner
613	not in accordance with the generally recognized practices, standards, or ethics of the
614	profession, state law, or division rule;

615	(b) violating the dispensing requirements of Chapter 17b, Part 8, Dispensing Medical
616	Practitioner and Dispensing Medical Practitioner Clinic Pharmacy, if applicable;
617	(c) making a material misrepresentation regarding the qualifications for licensure under
618	Section 58-68-302.5;
619	(d) violating the requirements of Title 26, Chapter 61a, Utah Medical Cannabis Act;
620	[ <del>or</del> ]
621	(e) falsely making an entry in, or altering, a medical record with the intent to conceal:
622	(i) a wrongful or negligent act or omission of an individual licensed under this chapter
623	or an individual under the direction or control of an individual licensed under this chapter; or
624	(ii) conduct described in Subsections (1)(a) through (d) or Subsection 58-1-501(1)[-];
625	<u>or</u>
626	(f) performing, or causing to be performed, upon an individual who is less than 18
627	years old:
628	(i) a primary sex characteristic surgical procedure; or
629	(ii) a secondary sex characteristic surgical procedure.
630	(2) "Unprofessional conduct" does not include:
631	(a) in compliance with Section 58-85-103:
632	(i) obtaining an investigational drug or investigational device;
633	(ii) administering the investigational drug to an eligible patient; or
634	(iii) treating an eligible patient with the investigational drug or investigational device;
635	or
636	(b) in accordance with Title 26, Chapter 61a, Utah Medical Cannabis Act:
637	(i) when registered as a qualified medical provider or acting as a limited medical
638	provider, as those terms are defined in Section 26-61a-102, recommending the use of medical
639	cannabis;
640	(ii) when registered as a pharmacy medical provider, as that term is defined in Section
641	26-61a-102, providing pharmacy medical provider services in a medical cannabis pharmacy; or
642	(iii) when registered as a state central patient portal medical provider, as that term is
643	defined in Section 26-61a-102, providing state central patient portal medical provider services.
644	(3) Notwithstanding Subsection (2)(b), the division, in consultation with the board and
645	in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, shall define

646	unprofessional conduct for a physician described in Subsection (2)(b).
647	Section 8. Section 78B-3-427 is enacted to read:
648	78B-3-427. Transgender procedures upon a minor Right of action Informed
649	consent requirements Statute of limitations.
650	(1) As used in this section:
651	(a) "Hormonal transgender treatment" means the same as that term is defined in
652	Section 58-1-603.
653	(b) "Minor" means the same as that term is defined in Section 58-1-603.
654	(2) (a) Notwithstanding any other provision of law, a malpractice action against a
655	health care provider may be brought against a health care provider for damages arising from:
656	(i) providing a hormonal transgender treatment to a minor without complying with the
657	requirements described in Section 58-1-603;
658	(ii) negligence in providing a hormonal transgender treatment to a minor; or
659	(iii) providing a treatment or procedure described in Subsection (2)(b)(ii) to a minor
660	without the minor's consent including if the minor disaffirms consent under Subsection (3).
661	(3) (a) Notwithstanding any other provision of law, an individual who gave informed
662	consent as a minor or for whom consent was given under Section 78B-3-406, may disaffirm the
663	consent if:
664	(i) the treatment at issue began after the effective date of this bill;
665	(ii) the consent was provided for any of the following:
666	(A) a hormonal transgender treatment;
667	(B) a primary sex characteristic surgical procedure as defined in Section 58-67-102; or
668	(C) a secondary sex characteristic surgical procedure as defined in Section 58-67-102;
669	(iii) under the totality of the circumstances, a health care provider would have reason to
670	believe that the minor, or a similarly situated minor, could later regret having given consent;
671	(iv) the individual suffered a permanent physical injury; and
672	(v) the consent is disaffirmed in writing before the individual reaches the age of 25
673	years old.
674	(b) A disaffirmation of consent under this Subsection (3) relates back to the day the
675	original consent was given.
676	(4) Notwithstanding any other provision of law, a malpractice action against a health

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677	care provider described in Subsection (2)(a) may be brought before the patient is 25 years old if
678	the treatment at issue in the malpractice action began, occurred, or continued on or after the
679	effective date of this bill.
680	(5) Sections 78B-3-404 and 78B-3-406 do not apply to an action described in this
681	section.
682	Section 9. Effective date.
683	If approved by two-thirds of all the members elected to each house, this bill takes effect
684	upon approval by the governor, or the day following the constitutional time limit of Utah
685	Constitution, Article VII, Section 8, without the governor's signature, or in the case of a veto,
686	the date of veto override.
687	Section 10. Revisor instructions.
688	The Legislature intends that the Office of Legislative Research and General Counsel, in
689	preparing the Utah Code database for publication, replace each instance of the phrase "the
690	effective date of this bill" with the bill's actual effective date in the following Utah Code
691	sections:
692	(1) Section 58-1-603.1; and
693	(2) Section 78B-3-427.