[District School Board, etc.] Res. X

In opposition to the Biden Administration's Title IX overhaul and subsequent elimination of vital protections for women and girls.

IN THE [DISTRICT SCHOOL BOARD, CHAMBER, ETC.] [Date]

[Mr./Mrs. Board Member, Representative, etc.] and [cosponsors] submitted the following resolution:

WHEREAS, Title IX of the Education Amendments Act of 1972 was written to protect from discrimination on the basis of sex.

WHEREAS, at the time of Title IX's passage, it was clearly and widely understood that sex meant a person's biological sex at birth, not gender identity.

WHEREAS, it is vital to protect women's and girls' access to private, sex-separated spaces, including restrooms, locker rooms, and other facilities.

WHEREAS, every child deserves the opportunity to participate in fair athletic competition.

WHEREAS, Parents Defending Education <u>polling</u> found that most voters believed gender identity activists went "too far" with the proposed changes to Title IX.

WHEREAS, students have First Amendment rights and should not be compelled to use names or pronouns that are not aligned with another student's biological sex if it violates their deeply held personal beliefs.

Now, therefore, BE IT RESOLVED that [District School Board, etc.]

- 1. Fundamentally opposes the Biden Administration's Final Title IX Regulations, released April 19, 2024, and its attempt to supplant the definition of sex with "gender identity."
- 2. Believes that the Biden Administration's new rule threatens the dignity, safety, and privacy of women and girls.
- 3. Maintains that protecting sex-separated spaces is vital for the safety of women and girls.
- 4. Maintains that one's stated gender identity does not trump the rights entitled to individuals based on biological sex under Title IX of the Education Amendments of 1972. This includes the right to restrooms, locker rooms, and sleeping arrangements that are separated by sex.