SENATE CHAMBER

STATE OF OKLAHOMA

DISPOSITION

FLOOR AMENDMENT No.	
COMMITTEE AMENDMENT	
I move to amend Senate Bill No. 1472, by subs #3615) for the title, enacting clause and entire body	
	Submitted by: Senator Kader
I hereby stemt permission for the floor substitute to Senator Rosino, Chair (required)	be adopted Senator Pemberton Port
Senator Daniels	Senator Pugh
Senator Gollihare Senator Hall	Senator Standridge Senator Stanley
Senator Hicks	Senator Young
Senator Treat, President Pro Tempore	Senator McCortney, Majority Floor Leader
Note: Health and Human Services committee majority requires seven (7) members' signatures.	
Rader-DC-FS-SB1472 3/11/2024 3:05 PM	
(Floor Amendments Only) Date and Time Filed:	3.12.24 9:22amfd
	Cycle Extended Secondary Amendment

1	STATE OF OKLAHOMA
2	2nd Session of the 59th Legislature (2024)
3	FLOOR SUBSTITUTE
4	FOR SENATE BILL NO. 1472 By: Rader
5	
6	
7	FLOOR SUBSTITUTE
8	[athletics - associations - rules - codification -
9	effective date]
10	
11	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
12	SECTION 1. NEW LAW A new section of law to be codified
13	in the Oklahoma Statutes as Section 1-241.1 of Title 63, unless
14	there is created a duplication in numbering, reads as follows:
15	A. This section shall be known and may be cited as the "Coach
16	Safely Act".
17	B. As used in this section:
18	1. "Athletics personnel" means athletic directors and other
19	individuals actively involved in organizing, training, or coaching
20	sports activities for a youth sports association;
21	2. "Coach" means any individual, whether paid, unpaid,
22	volunteer, or interim, who has been approved by a youth sports
23	association to organize, train, or supervise a youth athlete or team
24	of youth athletes;

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- 3. "High-risk youth athletic activities" means any organized sport in which there is a significant possibility for a youth athlete to sustain a serious physical injury including, but not limited to, the sports of football, basketball, baseball, volleyball, soccer, ice or field hockey, cheerleading, and lacrosse. It does not include any school-sponsored activities;
- 4. "Youth athlete" means an individual age fourteen (14) years and under participating in an organized sport; and
- 5. "Youth athletics association" means any organization that administers or conducts high-risk youth athletics activities on property owned, leased, managed, or maintained by the state, an agent of the state, or a political subdivision of the state.
- C. A youth athletics association that sponsors or conducts sports training or high-risk youth athletic activities for youth athletes shall require all coaches and athletics personnel to:

1. Complete:

a. an online or residence course approved by the State

Department of Health, if available at no cost, which

provides information and awareness of actions and

measures that may be used to decrease the likelihood

that a youth athlete will sustain a serious injury

while engaged or participating in a high-risk youth

athletic activity, or

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- b. a training program conducted by or approved by the youth athletics association that provides information and awareness of actions and measures that may be used to decrease the likelihood that a youth athlete will sustain a serious injury while engaged or participating in a high-risk youth athletic activity; and
- 2. Sign a statement developed by the youth athletics association attesting that the coach or personnel has completed the course described in subparagraph a of paragraph 1 of this subsection or the training program described in subparagraph b of paragraph 1 of this subsection and understands the information provided by the course or training program. The signed statement shall be maintained by the association for as long as the coach or personnel is affiliated with the association.
- D. The State Commissioner of Health may promulgate rules as necessary to implement this section.
- SECTION 2. This act shall become effective November 1, 2024.

20 59-2-3615 DC 3/12/2024 9:39:42 AM

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