Comments on Draft Provincial Policy			
Name of Department	WESTERN CAPE EDUCATION DEPARTMENT		
Matter: (Title of Legislation)	DRAFT WESTERN CAPE EDUCATION DEPARTMENT'S GENDER IDENTITY AND SEXUAL ORIENTATION POLICY		
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General Remarks

Equality and non-discrimination

- 1. We premise this submission on the emphasis on equality and non-discrimination entrenched in both Section 9 of the Constitution of South Africa as well as the Promotion of Equality and Prevention of Unfair Discrimination Act, 4 of 2000. We also rely on the international and regional obligations that the state has undertaken and which bind legislative and policy development.
- 2. Our starting point is that an individual's sexual orientation, gender identity, gender expression and sex characteristics (SOGIESC) may not be used as a ground to limit their entitlement to enjoy all the human rights which accrue to them equally with their heterosexual, cisgender and biologically binary (non-intersex) counterparts.
 - 2.1 In the case of *Fourie*, the Constitutional Court held that there are four contexts that must always be borne in mind when analysing the prohibition of unfair discrimination on the basis of sexual orientation: diversity of family; the imperative constitutional need to acknowledge the long history of marginalisation and persecution of LGBTI persons in South Africa and abroad; lack of comprehensive family rights for LGBTI persons; and that our Constitution represents a radical rupture with a past based on intolerance and exclusion, and the movement forward to the acceptance of the need to develop a society based on equality and respect by all for all.¹
 - 2.2 The Court then emphasised that a democratic, universalistic, caring and *aspirationally* equal society embraces everyone and accepts people for who they

¹ Fourie Para 58.

are. To treat people differently because of who they are, is profoundly disrespectful of the human personality and violates the right to equality. The Court went on to state that respect for human rights requires the affirmation of self, not the denial of self. Equality therefore does not imply a levelling or homogenisation of behaviour or extolling one form as supreme, and another as inferior, but an acknowledgement and acceptance of difference. At the very least, it affirms that difference should not be the basis for exclusion, marginalisation and stigma. (own emphasis)

- 2.3 Understood in this context, the Court found that the Constitution of South Africa acknowledges the variability of human beings (genetic and socio-cultural), affirms the **right to be different**, and celebrates the diversity of the nation.³
- 3. LGBTQI+ learners face pervasive exclusion, violence, discrimination and bullying in educational environments, and well-intentioned attempts at inclusion may often falter due to inadequate knowledge and understanding of the rights, needs and issues involved.
- 4. In their efforts to ensure inclusive and non-discriminatory educational environments for learners in South Africa, we therefore urge the WCED and other government departments to familiarise themselves with the *Yogyakarta Principles* (2007)⁴ and its recent supplement, the *Yogyakarta Principles Plus 10* (2017),⁵ which are binding on South Africa, and which guide States in the application and implementation of international human rights law in relation to Sexual Orientation, Gender Identity, Gender Expression and Sex Characteristics (SOGIESC) in their national laws, policies and practices. It is important to distinguish between these four categories and distinctive sets of rights linked to each category in order to ensure that each learner's rights are realised in relation to their particular sexual diversity, gender diversity and/or bodily diversity.
- 5. For instance, it is important to note that transgender and gender diverse matters (which concern gender identity and gender expression) and intersex matters (which concern sex characteristics and bodily diversity) are sometimes erroneously conflated with each other, and both have historically been conflated with issues of sexual orientation, with sexual orientation generally receiving much more due consideration in legislation and policy. The lack of protection of trans, gender diverse and intersex persons against discrimination and violence is apparent in the continued failure to adequately distinguish, recognise and protect human rights related to (1) gender identity and gender expression, and (2) bodily diversity (particularly intersex variations and other non-binary bodies) in the laws and policies of the country. Moreover, intersex matters are generally the most invisible, marginalised and misunderstood, with severe consequences for the bodily and psychological integrity of intersex persons/persons with differences of sex development. It is therefore critically important that the policy being developed by the WCED does not err in the same manner, but recognises the different rights and needs at issue.

² Ibid at para 60.

³ Ibid at para 60.

⁴ Yogyakarta Principles: Principles on the Application of International Human Rights Law in Relation to Sexual Orientation and Gender Identity. 2007. http://www.yogyakartaprinciples.org/

⁵ Yogyakarta Principles Plus 10: Additional Principles and State Obligations on the Application of International Human Rights Law in Relation to Sexual Orientation, Gender Identity, Gender Expression and Sex Characteristics to Complement the Yogyakarta Principles. 2017. http://www.yogyakartaprinciples.org/

- 6. This submission therefore aims to provide pertinent information in respect of classes of persons who generally remain marginalised, rendered invisible and oppressed in South Africa due to the continued, overt and covert dominance of essentialist cisnormative and heteronormative conceptions of sex, gender and sexual orientation, and binary conceptions of biological sex.
- 7. We welcome the opportunity to engage with the WCED on the draft Policy and welcome the Department's efforts to ensuring rights enjoyment of all learners in the Western Cape.

The need to be inclusive

- 8. We note that the policy focuses on gender identity and sexual orientation, but omits an adequate focus on sex characteristics. We submit that another section is needed in the policy, titled "Sex Characteristics", and dealing with affirming, promoting and protecting the rights to bodily diversity and bodily integrity of learners. These would specifically include the rights and needs of learners with intersex variations or differences of sex development (intersex learners), as well as transgender and gender diverse learners who may have forms of sex-related bodily diversity due to accessing gender affirming healthcare, including hormones, surgeries or other procedures to modify their sex characteristics.
- 9. Importantly, mention needs to be made of South Africa's position on protecting the right to bodily integrity of intersex persons/persons with differences of sex development, which entails protection against coercive, harmful, unconsented and unnecessary so-called 'normalising' medical interventions. South Africa for instance recently tabled Resolution 40-5 Elimination of Discrimination against Women and Girls in Sport at the United Nations Human Rights Council (2019), which:

"Calls upon States to ensure that sporting associations and bodies implement policies and practices in accordance with international human rights norms and standards, and refrain from developing and enforcing policies and practices that force, coerce or otherwise pressure women and girl athletes into undergoing unnecessary, humiliating and harmful medical procedures in order to participate in women's events in competitive sports, and to repeal rules, policies and practices that negate their rights to bodily integrity and autonomy".

10. The WCED and schools need to be aware that coercive, unconsented medical interventions on the sex characteristics of intersex infants, children, adolescents and adults constitute gross human rights violations. (Also consult the Yogyakarta *Principles Plus 10*, Principle 32, The Right to Bodily and Mental Integrity, in this regard.)

Definitions to be added

- 11. Here are some definitions that we believe should be added in order to provide greater clarity to those who will be engaging with the policy at school level and who may not have the necessary knowledge in respect of the appropriate language and its meaning:
 - a. <u>"gender"</u> means, in relation to society, the socially constructed roles, behaviours, activities and qualities that a society or community ascribes to individuals on the basis of their sex; and in relation to individuals, their gender identity and gender expression..

- b. <u>"sex"</u> means a person's particular combination of sex characteristics, on the basis of which they are classified as female, male, a person with intersex variations or differences of sex development, and/or bodily diverse.
- c. <u>"sex characteristics"</u> means biological characteristics that relate to the sexual and reproductive system and that include chromosomes, genitals, gonads, hormone levels, breasts, facial hair, musculature, fat distribution, bone structure, body contours and voice pitch.
- d. <u>"cisgender"</u> means a person whose gender identity is the same as the gender assigned to them at birth.
- e. <u>"gender diverse"</u> means a person whose gender identity and/or gender expression is more diverse than the gender norms and expectations in their society or community.
- f. <u>"nonbinary"</u> means a person whose gender identity and/or gender expression is not exclusively female or male, but may be both or neither, or another gender or combination of genders; and/or who may move in a fluid away between and across genders.
- **g.** "legal gender recognition" means that a person's gender identity is recognised by their country's laws, and that you can change your gender marker to reflect your gender identity in your identity documents, birth certificate and other official documents.
- **h.** "gender recognition law" means a law that enables the recognition of your gender identity through a legal or administrative procedure to change your gender marker in your identity document, birth certificate and other official documents. South Africa's gender recognition law is the Alteration of Sex Description and Sex Status Act, No. 49 of 2003 (also called Act 49).
- i. <u>"gay"</u> means a person (often but not always male) who is emotionally and sexually attracted to persons of the same gender.
- j. <u>"heterosexual"</u> means a person who is emotionally and sexually attracted to persons of a different gender.
- k. <u>"pansexual"</u> means a person who is emotionally and sexually attracted to people of all genders.
- l. <u>"asexual"</u> means a person who does not experience sexual attraction.

COMMENTS:

Clause (Indicate clause/regulation Number)	Comment (State why the clause/regulation or proposed amendment is not supported or what the problem is with the provision)	Suggestion (Suggested deletion/amendment/addition)
Title:		
WESTERN CAPE	To be inclusive, the policy needs to	WESTERN CAPE EDUCATION
EDUCATION	address sexual orientation, gender	DEPARTMENT'S SEXUAL ORIENTATION,
DEPARTMENT'S	identity, gender expression and sex	GENDER IDENTITY, GENDER EXPRESSION
GENDERIDENTITY	characteristics (SOGIESC) - use of	AND SEX CHARACTERISTICS (SOGIESC)
AND SEXUAL	this acronymis in accordance with	POLICY
ORIENTATION	global human rights developments.	
POLICY		

		Replace with:
Definition of Bisexual	The definition is too binary and does not include persons of diverse gender identities and sex characteristics.	"bisexual" means a person who is emotionally and sexually attracted to persons of the same gender and persons of a different gender.
Definition of Gender Characteristics	The current definition was drawn from the Alteration of Sex Description and Sex Status Act, No. 49 of 2003 (Act 49), and was formulated in the context of the Act and other definitions in the Act. However, Act 49 in its entirety is outdated, discriminatory and in need of urgent reform. It is therefore not advisable to draw from its formulations. Generally, a definition of gender characteristics is not needed. Definitions of gender, gender identity and gender expression are sufficient.	Remove the definition of gender characteristics and insert a definition of gender in its place: "gender" means, in relation to society, the socially constructed roles, behaviours, activities and qualities that a society or community ascribes to individuals on the basis of their sex; and in relation to individuals, their gender identity and gender expression.
Definition of Gender Expression	This definition can be improved. Avoid using binary pronouns to avoid the impression that she or he are the only options as the policy seeks to provide for inclusivity. And include name and pronouns in the definition as these are important ways in which a person expresses their gender identity.	Replace with: "gender expression" means the way in which a person expresses their gender identity through their name, pronouns, appearance, dress and behaviour.
Definition of gender identity	The definition can be improved. Avoid the term 'perception' and focus on an individual's sense of self/self-identification as a particular gender.	Replace with: "gender identity" means a person's internal sense of their gender, which can include a sense of being female, male, another gender, a combination of genders, or not having a gender. A person's gender identity may be the same as the gender assigned to them at birth or it may differ from the gender assigned to them at birth.
Definition of gender reassignment	The concept 'gender reassignment' is outdated and misleading. This definition has partly been adopted from the Alteration of Sex Description and Sex Status Act, No.	Delete 'gender reassignment' and replace with the following: "gender affirmation" (sometimes called transition) means any processes, actions,

	49 of 2003 (Act 49), and was formulated in the context of the Act and other definitions in the Act. However, Act 49 in its entirety is outdated, discriminatory and in need of urgent reform. It is therefore not advisable to draw from its formulations. The idea of reassigning a person's gender is not correct or appropriate. Instead, some individuals seek gender affirming healthcare and other steps in order to affirm their gender identity, so the notion of gender affirmation should be central.	steps or procedures taken to affirm a person's gender identity, and may include affirming, changing or accessing one or more of the following aspects depending on the identity and unique situation of each individual: • gender expression (changing one's name, pronouns, appearance, dress and/or behaviour to affirm your gender identity), • social and psychological validation (when a person's gender is respected and validated by those around them), • gender affirming healthcare to bring about changes to physical sex characteristics (using pubertal blockers, gender affirming hormones, gender affirming surgery and/or other procedures), and/or • legal gender recognition (legal gender marker and name change on identity documents and other official documents).
Definition of 'hermaphrodite'	The use of the term 'hermaphrodite' is offensive and highly inappropriate, and should not be used in any attempt to define an intersex person or a person with differences of sex development. The use of language that is not affirming infringes upon the right to dignity of an intersex person and promotes hurtful stigmas. Appropriate terms are: intersex person, person with differences of sex development and person with intersex variations. Additionally, the definition is inaccurate and promotes misconceptions about intersex bodies.	Remove the word 'hermaphrodite' and replace the definition with: "intersex" (also called intersex variations or differences of sex development) means a person who is born with a combination of sex characteristics that are more diverse than conventional notions of femaleness or maleness. Intersex variations constitute a wide spectrum of natural and healthy forms of bodily diversity.
Definition of	The usage of the word 'dislike' is	Replace with:

omophobia is.	"homophobia" means an irrational fear or
	hatred of, or violence, harassment or discrimination perpetrated against, homosexual people.
	Replace with:
he usage of the word 'dislike' is ot strong enough to signify what ransphobia is.	"transphobia" means an irrational fear or hatred of, or violence, harassment or discrimination perpetrated against transgender people.
he definition creates the appression that a person's birth sex aturally implies a particular ender. Instead, the definition eeds to convey the point that ersons are often assigned a gender to birth that may not reflect their ender identity.	Replace with: "transgender" means a person whose gender identity differs from the gender assigned to them at birth.
are must be taken to avoid the appression that only specific egislation named in the policy oply when interpreting it. econdly, the WCED policy ignores existing initiatives taken by the epartment of Basic Education on eveloping a similar policy. the Child Care Act was repealed in sentirety by the Children's Act in 005.	Clause 2 should state that all the laws and policies of South Africa apply to the policy at all times, and the policy has simply noted these as the most relevant. We would suggest that you also add the <i>Yogyakarta Principles</i> (2007) ⁶ and its recent supplement, the <i>Yogyakarta Principles Plus 10</i> (2017), ⁷ which are binding on South Africa, and which guide States in the application and implementation of international human rights law in relation to Sexual Orientation, Gender Identity, Gender Expression and Sex Characteristics (SOGIESC) in their national laws, policies and practices. In particular, consult Principle 16 on "The Right to Education" (YP, 2007) and "Relating to the Right to Education (Principle 16)" (YP+10, 2017)
h na e e e c a n e e c e e h s	the strong enough to signify what emsphobia is. The definition creates the expression that a person's birth sex turally implies a particular under. Instead, the definition eds to convey the point that ersons are often assigned a gender birth that may not reflect their under identity. The must be taken to avoid the expression that only specific gislation named in the policy ply when interpreting it. The condly, the WCED policy ignores isting initiatives taken by the expartment of Basic Education on eveloping a similar policy. The Child Care Act was repealed in the entirety by the Children's Act in

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⁶ Yogyakarta Principles: Principles on the Application of International Human Rights Law in Relation to Sexual Orientation and Gender Identity. 2007. http://www.yogyakartaprinciples.org/
⁷ Yogyakarta Principles Plus 10: Additional Principles and State Obligations on the Application of International Human

⁷ Yogyakarta Principles Plus 10: Additional Principles and State Obligations on the Application of International Human Rights Law in Relation to Sexual Orientation, Gender Identity, Gender Expression and Sex Characteristics to Complement the Yogyakarta Principles. 2017. http://www.yogyakartaprinciples.org/

		to policies like the DBE's guide to Safer Schools for All: Challenging Homophobic Bullying in Schools. The national DBE's Social Inclusion in Education Working Group is currently close to finalising its policy on "Social Inclusion of Gender Diverse, Transgender and Intersex Learners In Schools: Information for Principals, Educators and School Governing Bodies". We strongly advise the WCED to participate in and consult that process and ensure alignment of the WCED policy. Replace Child Care Act with the Children's Act.
Clause 3: Purpose	This clause needs to be more inclusive.	Modify as follows: The purpose of this policy is to – a) create an educational environment that does not discriminate directly or indirectly against anyone on one or more grounds, including amongst others, gender, gender identity, gender expression, sex, sex characteristics, sexual orientation, conscience, belief, culture and birth; b) (b) create and educational environment free from stigma and discrimination for all learners in all ordinary public schools and independent schools; and c) (c) promote and affirm the rights to sexual orientation, gender identity, gender expression and sex characteristics (SOGIESC) of all learners.
Clause 4	Section 12(3) of the South African Schools Act, 84 OF 1996, identifies three types of public schools, namely: • an ordinary public school, • a public school for learners with special education needs, or	Revise the language of clause 4 to ensure that the policy applies to all public schools as envisaged in section 12(3) of the Schools Act, as well as to independent schools

	بالباليات مناطبيس	
	 a public school that provides education with a 	
	specialized focus on sport,	
	performing or creative arts.	
	The draft policy states that it only	
	applies to ordinary public schools.	
	LGBTQI+ learners may have special	
	education needs or attend schools	
	with specialized focus on sport,	
	performing or creative arts. There	
	is no justifiable reason why the	
	WCED policy should discriminate	
	against learners from schools falling	
	into the other two categories.	
	In addition, independent schools	
	should also ensure inclusion of	
	LGBTQI+learners.	
	The heading of the Clause 5 is	
	confusing as it gives the impression	
	that it will give more information	
	on gender identity.	
	Further, the clause does not only	
	deal with gender identity – it also	We suggest that the heading for this clause
Clause 5:	deals with sexual orientation.	change to: Responsive assistance and
Siddso 51	Addressing it in the manner	confidentiality
	proposed is problematic as it ends	,
	up conflating gender identity and	
	sexual orientation with each other	
	when they are separate and	
	distinct. Additionally, sex	
	characteristics are omitted.	
	The current formulation of this	Revise the language to make more
	clause reads as if a learner	welcoming and interested in inclusiveness at
	disclosure is a problem that must be	schools. Ensure that it not only focuses on
	addressed. This approach is neither	sensitivity and confidentiality alone, but also
	supportive nor enabling of the	the next steps must be guided by what the
Clause 5.1	needs of the learner.	learner disclosing wants.
	Dathon it must be some a lead as	It is the profession and set for this section.
	Rather, it must be approached as a	It is therefore important for this section to
	disclosure which the school welcomes in order to create an	start off with a position that places the
	inclusive enrolment and learner	learner and their rights and needs at the center of the process that the school intends
	body.	to follow when a disclosure is made.
	bouy.	to follow when a disclosure is illade.

	Further, while confidentiality and sensitivity are both important parts of the school response they are not the only critical parts and the needs of the learner needs to guide the response and steps taken. Fundamentally, it must be	The LGBTQI+ community is not homogenous and responses and needs between learners will vary. The school therefore needs to develop flexible approaches to dealing with disclosures. Replace 5.1 with:
	emphasised from the outset that the school or the representative of the school or learners must only proceed in a manner that the learner disclosing is comfortable with. Accordingly, rights to privacy, dignity among others also come to play.	When a learner shares information about their sexual orientation, gender identity, gender expression and/or sex characteristics (SOGIESC) with the principal, educator, a fellow learner, or anyone else at the school, such learner must be treated with respect and understanding, their privacy must be protected, and they must be provided with all required support".
Clause 5.1.1	A learner should not be forced to see a social worker, psychologist or any other medical professional after making a disclosure in respect of their gender identity and/or sexual orientation. The current draft creates the impression that LGBTI learners are people in need of medical and psycho-social intervention. It is our view that referral for such services should only be done if requested by the learner themselves or in consultation with the learner who may express a desire or need for such support.	The word "should" amended to "may" and ensure that the learner is the person requesting such need and consents to receiving such assistance. Furthermore, any psycho-social support provided must be enabling and affirming of the learner's sexual orientation, gender identity, gender expression and/or sex characteristics. Schools must therefore ensure that they make use of reputable organisations and institutions that are specifically skilled in LGBTQI+rights, needs and experiences, when referring learners in order to avoid victimisation and stigmatisation of learners.
Clause 5.1.2	This clause assumes that learners always disclose their gender identity and/or sexual orientation to the principal. Learners at school may disclose their sexual orientation, gender identity, gender expression and/or sex characteristics to fellow	We suggest that the policy mandate all teachers and learners and other stakeholders at school to be trained to address the disclosure of sexual orientation, gender identity, gender expression and/or sex characteristics (SOGIESC). Further, each school must create a responsive chart of how each person

	learners, teachers, administrative support staff and/or other stakeholders at school. Mandating the principal to always manage the disclosure process may end up with those who initially receive the disclosure having to share the information and "out" the learner in question which is highly problematic. This may place the learner at risk of being publicly outed without their permission.	receiving a disclosure handles it. If necessary guidance and assistance may be sought from the principal but it must be made clear that at no point does any personal information about the disclosure and the person making the disclosure be shared in that step. Alternatively, the policy can include a process where the learner is asked to consent to have the information shared with the principal first. As part of the process the school may be required to develop a referral list or vetted list of service providers who can support both the school in respect of navigating the disclosure as well as the learner. This would create an enabling environment for all involved in the process.
	The focus should be on ensuring the school is inclusive regardless of how many or few learners are LGBTIQI+, rather than treating them as anomalies in the school system. It is important to articulate the role	Remove 5.1.3 in its current form. Instead, clarify the role and responsibility of the SGB in the implementation of the policy. Replace with: The SGB must be notified of the SOGIESC
Clause 5.1.3	and responsibility of the SGB in the process. The current clause does not clarify what the purpose and obligation on the SGB is and as such the current reading simply causes confusion in relation to why the disclosure is relevant to the SGB.	policy and SGB members must ensure that they obtain the necessary training and understanding of the policy and the rights of learners, and ensure that the policy is applied by the school to ensure diversity and rights enjoyment of all learners.
	In any event such sharing information will be contradictory to clause 5.1 which emphasized confidentiality when a person discloses their SOGIESC.	The SGB will be informed if the SOGIESC policy is violated, to ensure accountability and good governance. The SGB is not entitled to know the name and personal information of the learner, but must be empowered to act should a learner's rights under the policy be infringed upon.
5.1.4 (a) - (d)	The starting point should be confidentiality and so the clause needs to reinforce this first.	5.1.4 "must convene" - replace with "may convene" and "his or her parent(s)" - replace with "their parent(s)/guardian(s)".

	We also find that the words	[1 1 (a) incort "learners and for neverte"
		5.1.4 (c) insert " <u>learners and/or</u> parents"
	"reasonable" and "practicable" to be	Dealess 5.1.4 (Dealth
	problematic formulations. Once the	Replace 5.1.4 (d) with:
	learner has identified their needs,	
	the school cannot deny them their	5.1.4 (d) "take any further decisions
	rights enjoyment because it is not	required to ensure that the learner's school
	considered reasonable or practical.	experience is safe, non-discriminatory and
	In other words, the rights of the	inclusive, for example, decisions about:
	learner cannot be limited /	 whether the learner prefers that the
	restricted as this would amount to	information they shared, be kept
	discrimination. The usage of the	confidential;
	words creates the impression that	how to ensure that the learner feels
	the needs/rights of the learner can	comfortable and affirmed in their
	be denied should the school not	sexual orientation, gender identity,
	consider them as reasonable or	gender expression and/or sex
	practical.	characteristics (SOGIESC);
		 how to ensure that the learner feels
		free to participate in the school's
		extra-curricular activities.
	The use of the word Gender	
	Expression as the title for the clause	
	is confusing as the content does not	
Clause 6	deal with the concept itself.	Change the heading to "Gender Recognition
		и
	Remove LGBTQI so as not to	
	conflate all SOGIESC issues. Use	
	gender-neutral pronouns	Clause 6.1 must be amended to read:
	(they/their/them) throughout this	00.000
	policy.	All learners have the right to express their
		identity and as such learners have the right
	The right to an identity is	to choose the name by which they want
	important to all human beings and	educators, school staff and fellow learners to
	is considered to be a basic human	refer to them.
Clause 6.1	right. Every person has the right to	
Shube oil	determine their own identity. As	Although the school may have to capture and
	such, schools should be encouraged	record on some official documentation the
	to allow learners to express their	name of the learner as captured on their
	individual identities as a starting	birth certificate, the school recognises that
	point to an inclusive and diverse	to certain learners those names infringe on
	school environment.	their ability and right to express their
	School city it offiticite.	gender identity freely and with acceptance.
	We are concerned that the policy	genuer ruentity freely and with acceptance.
	only recognizes a forename as a	

	gender affirming action or	
	expression. It is important to note	
	that there is no closed list and	
	expression can take the form of a	
	learner needing to adopt a name	
	that identifies with the gender that	
	they seek to express	
	Pronoun usage is a critically	
	important way in which gender is	Include: All learners have the right to
	expressed and identity is accepted.	express their gender identity and as such
	The control of the co	learners have the right to choose the
	The omission of pronoun usage by	pronouns and gender which they want
	the draft policy is therefore a	educators, school staff and fellow learners to
	critical flaw and a violation of the	refer to them by.
	rights of learners. See our	, , , , , , , , , , , , , , , , , , ,
	arguments under clause 6.1 in	Include: The school must ensure the
	relation to the right to identity. The	integrity of the information recorded on the
	clause therefore must be reworded	Central Management Information System
	to ensure that the rights of learners	(CEMIS) and as such must ensure that
	are protected while ensuring the	gender is reflected on this system as per the
	integrity of the Education	birth certificate of all learners. This
	Department <u>'</u> s data and information	administrative process has no bearing or
	on its learners.	influences on the pronoun and gender usage
		of the learner on a daily basis by staff or
	Further the clause does not clearly	other learners and in such instances the
Clause 6.2	articulate that the learner's	student's self-identified pronoun and gender
	personal details must be altered on	shall be in use.
	CEMIS once their name/gender	
	change has been successful at the	Include: Schools must be equipped to
	Department of Home Affairs.	provide learners with information and
	TAT 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	assistance where they want to alter their
	We also believe that the school	gender marker on the national population
	must alert a transgender and	register in the same manner as they are
	gender diverse leaner of the	obligated to assist learners to obtain
	provisions of the Alteration of Sex	accurate birth certificates.
	Description and Sex Status Act 49	
	of 2003 which allows a learner to	Include: The learner's personal details
	officially alter their sex description	should be altered once the school receives
	on the population register and	the confirmation letters that their personal
	subsequently on all the	details have been altered by the Department
	identification documents like birth	of Home Affairs.
	certificate and identification	
	documents should they wish	
Clause 7	Again, remove the LGBTQI	Delete 7.1 in its current form and replace
	<u> </u>	

acronym here so as not to conflate all SOGIESC issues. Use genderneutral pronouns (they/their/them) throughout this policy.

The clause further presents the dress code as an optional choice which the school may decide upon. This may lead some schools to exercise their "discretion" negatively, and forcing learners to wear clothes contrary to their gender.

Further the policy suddenly introduces the parents as having both knowledge, but more importantly, a greater say in the gender expression of the learner at 7.2. This is not in line with the confidentiality that the entire policy is premised upon and would be in violation of the rights of the individual learner to express their own gender identity. We suggest deletion.

The inclusion of neatness and cleanliness can be read as offensive and it serves no purpose in the policy; we recommend deleting 7.3 from the policy.

Further, we suggest the deletion of 7.4 which seeks to enforce stereotypes that trans or gender diverse persons do not want rules to apply to them. It serves no purpose and is contrary to what the policy seeks to achieve.

with:

7.1: Schools must accommodate the rights of all learners to give expression to their gender in respect of the dress code of the school, which may include wearing genderneutral school uniforms or a combination of clothes from the available school uniform choices. These options must be available to all learners without the need to request special permission, in order to avoid reinforcing harmful gender stereotypes.

Delete 7.2, 7.3 and 7.4. as these requirements are discriminatory and stigmatising.

Clause 8

Clause 8.1 again conflates gender identity and sexual orientation. Remove the LGBTQI acronymhere so as not to conflate all SOGIESC issues.

Learners should be encouraged to participate in school sports free from bullying, harassment and discrimination.

Learners may participate in any sports code of their choice in accordance with their

		gender identity.
	The learner would only need to be made aware of the restrictions in terms of the National and Provincial sporting codes in instances where their gender identity or sex characteristics may preclude them from participating where they have not altered their gender marker in terms of Act 49. The codes would be irrelevant to the sexual orientation of the learner.	A learner would only need to be made aware of restrictions in terms of National and Provincial Sporting Federations in instances where their gender identity and/or sex characteristics may preclude them from participating where they have not altered their gender marker in terms of the Alteration of Sex Description and Sex Status Act, No. 49 of 2003 (Act 49.
		Replace 9.1.1 with:
	All learners have the right to be and feel safe while at school and making use of facilities at school. Equally all learners have the right to equal enjoyment of facilities and the right	9.1.1: Schools must ensure the safety and security of all of its learners. In order to ensure the safety and security of learners, learners may use the toilet and sanitation facilities of their choice All learners must be sensitised about the
Clause 9	to dignity. Our Courts have expressed themselves on the link between dignity, equality and access to sanitation facilities. The policy must ensure that schools do	rights of LGBTQI+ persons to enable the joint usage of toilet and sanitation facilities, which may include changing rooms and shower facilities.
	not violate these rights.	Replace 9.1.2 with:
	We suggest deleting and replacing 9.1.1	9.1.2 Schools should be strongly encouraged to make provision for gender-neutral toilets and changing facilities and WCED must provide the necessary support in implementing such facilities across schools.
	The clause does not mention what 'careful consideration' is. For example, there are no criteria that can guide a decision maker to make the correct decision.	Consider including a non-exhaustive list of things that the decision maker must take into consideration to ensure that a holistic approach is followed.
Clause 10	The tone of the clause suggests that other learners may be in danger of LGBTQI+learners or that sensitivities may be valid to deny access to LGBTQI+learners.	Replace with: The school must at all times ensure the safety and security of all of its learners. Attention is drawn to the fact that LGBTQI+ persons may be of particular risk to gender-based violence and hate crimes given its

		high prevalence in our society. Schools must therefore attend to the necessary risk assessments to ensure the safety of all learners on school excursions and overnight trips. All learners must be sensitised in respect of the rights of LGBTQI+ persons to enable the joint participation of all learners in school activities. Schools must ensure that learners are not excluded from activities or facilities because of their sexual orientation, gender identity, gender expression or sex characteristics
		(SOGIESC), whether real or perceived. Decisions about sleeping arrangements need to be made jointly with LGBTQI+learners, taking into account learners' safety, privacy and gender identity.
Clause 11		Replace with: 11.1 All learners must be allowed to exercise the dress code preferences of their choice when attending school functions and matric dances. 11.2 Schools must ensure that all learners feel free to bring a partner of their choice to school functions and matric dances regardless of sexual orientation, gender identity, gender expression or sex characteristics.
Clause 12	Clause 12.1 is problematic as it appears to be discretionary when the Schools Act is not. Any learner seeking admission to a school must be considered within the criteria as set out in the Schools Act and schools should not be encouraged to deviate from the legislation. The clause also conflates sexual orientation, gender identity and sex characteristics by the continued use	Insert 12.2: Schools must ensure that they play an active role in educating the community from which they draw their learners about the rights of LGBTQI+ learners. The school needs to engage with the school community, including parents, in an empowering and affirming manner about the inclusion of LGBTQI+ learners at the school. It is critical that the human rights, confidentiality and privacy of learners at the

	of the full LGBTQI+acronym when	school be protected.
	it is not needed or relevant.	school be protected.
	it is not needed of relevant.	
	Clause 12.2 is problematic as it	
	does not need consultation with	
	other parents. This will lead to the	
	learner being excluded and	
	discriminated against. The	
	admissions of a learner to a school	
	does not require any consultation	
	and therefore it is discriminatory to	
	do so when it is a LGBTQI+learner.	
	The clause needs to be deleted	
	along with clauses 12.3, 12.4, 12.5.	
		Replace with:
		Replace with.
		13.1 Schools must create an environment
Clause 12.1	Ensure inclusion of the full SOGIESC	where LGBTQI+learners receive affirmation
		_
Clause 13.1	acronym, and do not make it a	that their sexual orientation, gender identity,
	striving, but a requirement	gender expression and sex characteristics
		are respected and valued as part of
		humanity's sexual diversity, gender diversity
		and bodily diversity.
	This clause is highly problematic as	
	it will result in the scrutiny and	
	interrogation of learners who	
	disclose their SOGIESC as if they are	
Clause 13.2	not truthful. This will result in	This clause should be deleted.
0.00000	undue stress for the learner. It	1 1110 0144400 0110 4114 00 4010004
	provides no value to the inclusive	
	and diverse culture that the policy	
	seeks to achieve.	
	Both curriculum development, and	
Clause 14 & 15	training for schools, must be done	
	with the assistance of, and in	14.1 Include SOGIESC rights. Do not only
	collaboration with LGBTQI+ experts	mention homophobia and transphobia, but
	and specialized organizations. This	also sex binarism and violence against
	includes regular dialogues with	intersex persons.
	community groups who can speak	14.3 Include the full SOGIESC acronym.
	to the lived experience of growing	15.1 Expand "gender diversity" to "sexual
	up LGBTQI+, and what would have	diversity, gender diversity and bodily
	made going to school a more	diversity".
	positive, safe, and affirming	15.4 Mention the full SOGIESC acronym.
	experience.	15.1 Mendon the full South Se actolly III.
	experience.	

	The development of school	
	•	
	curricula and training materials	
	should not be undertaken by the	
	Department or schools in isolation,	
	as this can result in misguided	
	initiatives that do more harm than	
	good.	
	It would be useful to include a list of	
	organisations and experts that	
	educators can call on.	
		Replace "gender, sex, sexual orientation,
		conscience, belief, culture and birth" with
Note on last page		"gender, gender identity, gender expression,
		sex, sexual orientation, sex characteristics,
		conscience, belief, culture and birth.".