Be it enacted by the Legislature of the state of Utah:
Section 1. Section 53B-27-502 is enacted to read:
53B-27-502. Prohibition on use of certain submissions in higher education
Exceptions.
(1) (a) As used in this section, "prohibited submission" means a submission, statement,
or document that requires a person to articulate the person's $\hat{H} \rightarrow [\hat{H} \rightarrow [personal] \leftarrow \hat{H}]$ personal $\leftarrow \hat{H}$
beliefs or position
<u>on a</u>
policy or initiative that promotes differential treatment based on race, color, ethnicity, sex,
national origin, or age.
(b) "Prohibited submission" includes a submission, statement, or document that relates
to a policy, program, or initiative regarding:
(i) diversity, equity, and inclusion;
(ii) anti-racism;
(iii) implicit bias; or
(iv) critical race theory.
(c) "Prohibited submission" does not include a submission, statement, or document if:
(i) the job title for the position includes a phrase listed in Subsections (1)(b)(i) through
<u>(iv); and</u>
(ii) the submission, statement, or document relates to a bona fide occupational
qualification for the position.
(2) An institution may not request a prohibited submission as a certification or
condition prior to taking action with respect to:
(a) employment, including decisions regarding:
(i) hiring:
(ii) terms of employment;
(iii) benefits;
(iv) seniority status;
(v) tenure;
(vi) promotion;
(vii) transfer; or
(viii) appointment;

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57	(b) admission to or graduation from the institution or an academic program; or
58	(c) qualification for or receipt of state financial aid or other state financial assistance.
59	(3) An institution may not grant any form of preferential consideration to a person who,
60	without solicitation from the institution, provides a prohibited submission for consideration for
61	any action described in Subsection (2).
62	(4) If federal law requires an institution to accept a prohibited $\hat{H} \rightarrow [$ <u>statement</u>]
62a	<u>submission</u> ←Ĥ <u>, the</u>
63	institution:
64	(a) may accept the prohibited $\hat{\mathbf{H}} \rightarrow [\text{statement}]$ submission $\leftarrow \hat{\mathbf{H}}$ only to the extent required
64a	under federal law;
65	and
66	(b) shall limit consideration of the information contained in the prohibited $\hat{H} \rightarrow [$ statement]
66a	<u>submission</u> ←Ĥ to
67	the extent necessary to satisfy the requirement under federal law.
68	(5) Nothing in this section prohibits an institution from requiring compliance with an
69	institution's specific policies that are necessary to comply with state or federal laws and
70	regulations, including those relating to prohibited discrimination or harassment.
71	Section 2. Section 53G-2-103 is enacted to read:
72	53G-2-103. Prohibition on use of certain submissions in public education
72 73	<u>53G-2-103.</u> Prohibition on use of certain submissions in public education Exceptions.
73	Exceptions.
73 74	Exceptions. (1) (a) As used in this section, "prohibited submission" means a submission, statement,
73 74 75	Exceptions. (1) (a) As used in this section, "prohibited submission" means a submission, statement, or document that requires a person to articulate the person's Ĥ→ personal ←Ĥ Ĥ→ beliefs or ←Ĥ
73 74 75 75a1	Exceptions. (1) (a) As used in this section, "prohibited submission" means a submission, statement, or document that requires a person to articulate the person's Ĥ→ personal ←Ĥ Ĥ→ beliefs or ←Ĥ position on a policy
73 74 75 75a1 75a	Exceptions. (1) (a) As used in this section, "prohibited submission" means a submission, statement, or document that requires a person to articulate the person's $\hat{H} \rightarrow personal \leftarrow \hat{H} \hat{H} \rightarrow beliefs \text{ or } \leftarrow \hat{H}$ position on a policy or initiative
73 74 75 75a1 75a 76	Exceptions. (1) (a) As used in this section, "prohibited submission" means a submission, statement, or document that requires a person to articulate the person's Ĥ→ personal ←Ĥ Ĥ→ beliefs or ←Ĥ position on a policy or initiative that promotes differential treatment based on race, color, ethnicity, sex, national origin, or age.
73 74 75 75a1 75a 76 77	Exceptions. (1) (a) As used in this section, "prohibited submission" means a submission, statement, or document that requires a person to articulate the person's Ĥ→ personal ←Ĥ Ĥ→ beliefs or ←Ĥ position on a policy or initiative that promotes differential treatment based on race, color, ethnicity, sex, national origin, or age. (b) "Prohibited submission" includes a submission, statement, or document that relates
73 74 75 75a1 75a 76 77 78	Exceptions. (1) (a) As used in this section, "prohibited submission" means a submission, statement, or document that requires a person to articulate the person's Ĥ→ personal ←Ĥ Ĥ→ beliefs or ←Ĥ position on a policy or initiative that promotes differential treatment based on race, color, ethnicity, sex, national origin, or age. (b) "Prohibited submission" includes a submission, statement, or document that relates
73 74 75 75a1 75a 76 77 78 79	Exceptions. (1) (a) As used in this section, "prohibited submission" means a submission, statement, or document that requires a person to articulate the person's Ĥ→ personal ←Ĥ Ĥ→ beliefs or ←Ĥ position on a policy or initiative that promotes differential treatment based on race, color, ethnicity, sex, national origin, or age. (b) "Prohibited submission" includes a submission, statement, or document that relates to a policy, program, or initiative regarding: (i) diversity, equity, and inclusion;
73 74 75 75a1 75a 76 77 78 79 80	Exceptions. (1) (a) As used in this section, "prohibited submission" means a submission, statement, or document that requires a person to articulate the person's Ĥ→ personal ←Ĥ Ĥ→ beliefs or ←Ĥ position on a policy or initiative that promotes differential treatment based on race, color, ethnicity, sex, national origin, or age. (b) "Prohibited submission" includes a submission, statement, or document that relates to a policy, program, or initiative regarding: (i) diversity, equity, and inclusion; (ii) anti-racism;
73 74 75 75a1 75a 76 77 78 79 80 81	Exceptions. (1) (a) As used in this section, "prohibited submission" means a submission, statement, or document that requires a person to articulate the person's Ĥ→ personal ←Ĥ Ĥ→ beliefs or ←Ĥ position on a policy or initiative that promotes differential treatment based on race, color, ethnicity, sex, national origin, or age. (b) "Prohibited submission" includes a submission, statement, or document that relates to a policy, program, or initiative regarding: (i) diversity, equity, and inclusion; (ii) anti-racism; (iii) implicit bias; or
73 74 75 75a1 75a 76 77 78 79 80 81 82	Exceptions. (1) (a) As used in this section, "prohibited submission" means a submission, statement, or document that requires a person to articulate the person's Ĥ→ personal ←Ĥ Ĥ→ beliefs or ←Ĥ position on a policy or initiative that promotes differential treatment based on race, color, ethnicity, sex, national origin, or age. (b) "Prohibited submission" includes a submission, statement, or document that relates to a policy, program, or initiative regarding: (i) diversity, equity, and inclusion; (ii) anti-racism; (iii) implicit bias; or (iv) critical race theory.
73 74 75 75a1 75a 76 77 78 79 80 81 82 83	Exceptions. (1) (a) As used in this section, "prohibited submission" means a submission, statement, or document that requires a person to articulate the person's Ĥ→ personal ←Ĥ Ĥ→ beliefs or ←Ĥ position on a policy or initiative that promotes differential treatment based on race, color, ethnicity, sex, national origin, or age. (b) "Prohibited submission" includes a submission, statement, or document that relates to a policy, program, or initiative regarding: (i) diversity, equity, and inclusion; (ii) anti-racism; (iii) implicit bias; or (iv) critical race theory. (c) "Prohibited submission" does not include a submission, statement, or document if:
73 74 75 75a1 75a 76 77 78 79 80 81 82 83 84	Exceptions. (1) (a) As used in this section, "prohibited submission" means a submission, statement, or document that requires a person to articulate the person's Ĥ→ personal ←Ĥ Ĥ→ beliefs or ←Ĥ position on a policy or initiative that promotes differential treatment based on race, color, ethnicity, sex, national origin, or age. (b) "Prohibited submission" includes a submission, statement, or document that relates to a policy, program, or initiative regarding: (i) diversity, equity, and inclusion; (ii) anti-racism; (iii) implicit bias; or (iv) critical race theory. (c) "Prohibited submission" does not include a submission, statement, or document if: (i) the job title for the position includes a phrase listed in Subsections (1)(b)(i) through

88	(2) An LEA or district school may not request a prohibited submission as a
89	certification or condition prior to taking action with respect to:
90	(a) employment, including decisions regarding:
91	(i) hiring;
92	(ii) terms of employment;
93	(iii) benefits;
94	(iv) seniority status;
95	(v) tenure;
96	(vi) promotion;
97	(vii) transfer; or
98	(viii) appointment;
99	(b) admission to or graduation from the LEA or district school; or
100	(c) qualification for or receipt of state financial aid or other state financial assistance.
101	(3) An LEA or district school may not grant any form of preferential consideration to a
102	person who, without solicitation from the LEA or district school, provides a prohibited
103	submission for consideration for any action described in Subsection (2).
104	(4) If federal law requires an LEA or district school to accept a prohibited $\hat{H} \rightarrow [statement]$
104a	<u>submission</u> ←Ĥ <u>,</u>
105	the LEA or district school:
105 106	<u>(a) may accept the prohibited</u> $\hat{\mathbf{H}} \rightarrow [\text{statement}]$ submission $\leftarrow \hat{\mathbf{H}}$ only to the extent required
106	(a) may accept the prohibited $\hat{H} \rightarrow [statement]$ submission $\leftarrow \hat{H}$ only to the extent required
106 106a	(a) may accept the prohibited $\hat{H} \rightarrow [statement]$ submission $\leftarrow \hat{H}$ only to the extent required under federal law;
106 106a 107	(a) may accept the prohibited $\hat{H} \rightarrow [statement]$ submission $\leftarrow \hat{H}$ only to the extent required under federal law; and
106 106a 107 108	(a) may accept the prohibited Ĥ→ [statement] submission ←Ĥ only to the extent required under federal law; and (b) shall limit consideration of the information contained in the prohibited Ĥ→ [statement]
106 106a 107 108 108a	(a) may accept the prohibited $\hat{\mathbf{H}} \rightarrow [statement]$ submission $\leftarrow \hat{\mathbf{H}}$ only to the extent required under federal law; and (b) shall limit consideration of the information contained in the prohibited $\hat{\mathbf{H}} \rightarrow [statement]$ submission $\leftarrow \hat{\mathbf{H}}$ to
106 106a 107 108 108a 109	(a) may accept the prohibited Ĥ→ [statement] submission ←Ĥ only to the extent required under federal law; and (b) shall limit consideration of the information contained in the prohibited Ĥ→ [statement] submission ←Ĥ to the extent necessary to satisfy the requirement under federal law.
106 106a 107 108 108a 109 110	(a) may accept the prohibited Ĥ→ [statement] submission ←Ĥ only to the extent required under federal law; and (b) shall limit consideration of the information contained in the prohibited Ĥ→ [statement] submission ←Ĥ to the extent necessary to satisfy the requirement under federal law. (5) Nothing in this section prohibits an LEA or district school from requiring
106 106a 107 108 108a 109 110 111	 (a) may accept the prohibited Ĥ→ [statement] submission ←Ĥ only to the extent required under federal law; and (b) shall limit consideration of the information contained in the prohibited Ĥ→ [statement] submission ←Ĥ to the extent necessary to satisfy the requirement under federal law. (5) Nothing in this section prohibits an LEA or district school from requiring compliance with an LEA's or district school's specific policies that are necessary to comply
106 106a 107 108 108a 109 110 111 112	 (a) may accept the prohibited Ĥ→ [statement] submission ←Ĥ only to the extent required under federal law; and (b) shall limit consideration of the information contained in the prohibited Ĥ→ [statement] submission ←Ĥ to the extent necessary to satisfy the requirement under federal law. (5) Nothing in this section prohibits an LEA or district school from requiring compliance with an LEA's or district school's specific policies that are necessary to comply with state or federal laws and regulations, including those relating to prohibited discrimination
106 106a 107 108 108a 109 110 111 112 113	 (a) may accept the prohibited Ĥ→ [statement] submission ←Ĥ only to the extent required under federal law; and (b) shall limit consideration of the information contained in the prohibited Ĥ→ [statement] submission ←Ĥ to the extent necessary to satisfy the requirement under federal law. (5) Nothing in this section prohibits an LEA or district school from requiring compliance with an LEA's or district school's specific policies that are necessary to comply with state or federal laws and regulations, including those relating to prohibited discrimination or harassment.
106 106a 107 108 108a 109 110 111 112 113 114	(a) may accept the prohibited Ĥ→ [statement] submission ←Ĥ only to the extent required under federal law; and (b) shall limit consideration of the information contained in the prohibited Ĥ→ [statement] submission ←Ĥ to the extent necessary to satisfy the requirement under federal law. (5) Nothing in this section prohibits an LEA or district school from requiring compliance with an LEA's or district school's specific policies that are necessary to comply with state or federal laws and regulations, including those relating to prohibited discrimination or harassment. Section 3. Section 67-27-105 is enacted to read:
106 106a 107 108 108a 109 110 111 112 113 114 115	(a) may accept the prohibited Ĥ→ [statement] submission ←Ĥ only to the extent required under federal law; and (b) shall limit consideration of the information contained in the prohibited Ĥ→ [statement] submission ←Ĥ to the extent necessary to satisfy the requirement under federal law. (5) Nothing in this section prohibits an LEA or district school from requiring compliance with an LEA's or district school's specific policies that are necessary to comply with state or federal laws and regulations, including those relating to prohibited discrimination or harassment. Section 3. Section 67-27-105 is enacted to read: 67-27-105. Prohibition on use of certain submissions by governmental employers

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119	board, council, committee, authority, or any other institution of the state.
120	(ii) "Governmental employer" does not include a political subdivision.
121	(b) (i) "Prohibited submission" means a submission, statement, or document that
122	requires a person to articulate the person's $\hat{H} \rightarrow personal \leftarrow \hat{H} \hat{H} \rightarrow beliefs \text{ or } \leftarrow \hat{H}$ position on a
122a1	policy or initiative that
122a	promotes
123	differential treatment based on race, color, ethnicity, sex, national origin, or age.
124	(ii) "Prohibited submission" includes a submission, statement, or document that relates
125	to a policy, program, or initiative regarding:
126	(A) diversity, equity, and inclusion;
127	(B) anti-racism;
128	(C) implicit bias; or
129	(D) critical race theory.
130	(iii) "Prohibited submission" does not include a submission, statement, or document if:
131	(A) the job title for the position includes a phrase listed in Subsections (1)(b)(ii)(A)
132	through (D); and
133	(B) the submission, statement, or document relates to a bona fide occupational
134	qualification for the position.
135	(2) A governmental employer may not request a prohibited submission to take action
136	with respect to:
137	(a) employment, including decisions regarding:
138	(i) hiring;
139	(ii) terms of employment;
140	(iii) benefits;
141	(iv) seniority status;
142	(v) tenure;
143	(vi) promotion;
144	(vii) transfer; or
145	(viii) appointment; or
146	(b) admissions and aid, including:
147	(i) admission to any state program or course;
148	(ii) financial or other forms of state-administered aid or assistance; and
149	(iii) other benefits from the governmental employer for which a person is eligible.

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150	(3) A governmental employer may not grant any form of preferential consideration to a
151	person who, without solicitation from the governmental employer, provides a prohibited
152	submission for any action described in Subsection (2).
153	(4) If federal law requires a governmental employer to accept a prohibited $\hat{H} \rightarrow [$ <u>statement</u>]
153a	<u>submission</u> ←Ĥ <u>,</u>
154	the governmental employer:
155	(a) may accept the prohibited $\hat{\mathbf{H}} \rightarrow [\underline{statement}]$ submission $\leftarrow \hat{\mathbf{H}}$ only to the extent required
155a	under federal law;
156	and
157	(b) shall limit consideration of the information contained in the prohibited $\hat{H} \rightarrow [statement]$
157a	<u>submission</u> ←Ĥ <u>to</u>
158	the extent necessary to satisfy the requirement under federal law.
159	(5) Nothing in this section prohibits a governmental employer from:
160	(a) requiring compliance with state or federal laws and regulations, including those
161	relating to prohibited discrimination or harassment; or
162	(b) enforcing state or federal laws and regulations, including those relating to
163	prohibited discrimination or harassment.

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