

1st Sub. H.B. 451
STATE ENTITY RESTRICTIONS

Representative **Katy Hall** proposes the following amendments:

1. *Page 2, Lines 46 through 47:*

46 (2) An institution may not {~~request a prohibited submission as a certification or~~
47 ~~condition prior to taking action~~} require a prohibited submission, or condition a decision based
upon the taking or failure to take a position in a prohibited submission, with respect to:

2. *Page 3, Lines 62 through 67:*

62 (4) If federal law or a federal contract requires an institution to accept a prohibited $\hat{H}\rightarrow$
[statement]

62a submission $\leftarrow\hat{H}$, the

63 institution:

64 (a) may accept the prohibited $\hat{H}\rightarrow$ [statement] submission $\leftarrow\hat{H}$ only to the extent required

64a under federal law or the federal contract ;

65 and

66 (b) shall limit consideration of the information contained in the prohibited $\hat{H}\rightarrow$ [statement]

66a submission $\leftarrow\hat{H}$ to

67 the extent necessary to satisfy the requirement under federal law or the federal contract .

3. *Page 4, Lines 88 through 89:*

88 (2) An LEA or district school may not {~~request a prohibited submission as a~~
89 ~~certification or condition prior to taking action~~} require a prohibited submission, or condition a
decision based upon the taking or failure to take a position in a prohibited submission, with respect to:

4. *Page 4, Lines 104 through 109:*

104 (4) If federal law or a federal contract requires an LEA or district school to accept a prohibited
 $\hat{H}\rightarrow$ [statement]

104a submission $\leftarrow\hat{H}$,

105 the LEA or district school:

106 (a) may accept the prohibited $\hat{H}\rightarrow$ [statement] submission $\leftarrow\hat{H}$ only to the extent required

106a under federal law or the federal contract ;

107 and

108 (b) shall limit consideration of the information contained in the prohibited $\hat{H}\rightarrow$ [statement]

108a submission $\leftarrow\hat{H}$ to

109 the extent necessary to satisfy the requirement under federal law or the federal contract .

5. *Page 5, Lines 135 through 136:*

135 (2) A governmental employer may not {~~request a prohibited submission to take~~
136 ~~action~~} require a prohibited submission, or condition a decision based upon the taking or failure to
take a position in a prohibited submission
with respect to:

6. *Page 6, Lines 153 through 158:*

153 (4) If federal law or a federal contract requires a governmental employer to accept a prohibited
154 $\hat{H} \rightarrow$ [statement]
153a submission $\leftarrow \hat{H}$,
154 the governmental employer:
155 (a) may accept the prohibited $\hat{H} \rightarrow$ [statement] submission $\leftarrow \hat{H}$ only to the extent required
155a under federal law or the federal contract ;
156 and
157 (b) shall limit consideration of the information contained in the prohibited $\hat{H} \rightarrow$ [statement]
157a submission $\leftarrow \hat{H}$ to
158 the extent necessary to satisfy the requirement under federal law or the federal contract .