H.B. 111 EMPLOYMENT TRAINING REQUIREMENT LIMITATIONS

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House Floor Amendments	Amendment 5	JANUARY 30, 2024 7:45 AM

Representative **Tim Jimenez** proposes the following amendments:

- 1. Page 1, Lines 9 through 15:
 - 9 This bill prohibits, for purposes of employment discrimination, certain training or other
 - 10 requirements that compel or require <u>a written document or attestation professing an</u> adherence to or belief in certain concepts.
 - 11 Highlighted Provisions:
 - 12 This bill:
 - 13 **•** prohibits, for purposes of employment discrimination, training or other
 - 14 requirements that compel or require <u>a written document or attestation professing an</u> adherence to or belief in certain concepts;
 - 15 ► { clarifies that the prohibition does not prohibit certain objective discussions; } <u>clarifies that training can occur on specified concepts but cannot require</u> attestation professing an adherance to or belief in specified concepts;
- 2. Page 8, Lines 220 through 224:
 - 220 {(h) (i) It is unlawful to require an individual, as a condition of employment,
 - 221 Ĥ→ [membership, certification, licensing, credentialing, or passing an examination, to training,
 - 222 instruction, or any other required activity that espouses, promotes, advances, or compels the
 - 223 <u>individual to believe or</u>] to ←Ĥ profess a belief in any of the following concepts and constitutes

224 <u>discrimination based on race, color, sex, or national origin:</u>} (h) (i) An employer may not, as a condition of employment, advancement, promotion, or demotion, require an individual to sign a document or attestation professing a belief in any of the following concepts:

- 3. Page 8, Line 243 through Page 9, Line 247:
 - 243 {<u>(ii) Nothing in this Subsection (1)(h) prohibits an objective discussion of the concepts</u>
 - 244 <u>described in Subsection (1)(h)(i) as part of a course of training or instruction that does not</u>
 - 245 <u>include an endorsement of the concepts or a requirement of adherence to or belief in the</u>
 - 246 <u>concepts.</u>}
 <u>(ii) A violation of Subsection (1)(h)(i) constitutes discrimination based on race, color, sex, or national origin.</u>
 (iii) This Subsection (1)(h) does not prohibit an employer from training an employee on the concepts

<u>described in Subsection (1)(h) does not prohibit an employer from training an employee on the concepts</u> <u>described in Subsection (1)(h)(i) if the training does not include a requirement that the employee sign a</u>

	document or atte	<u>station</u>	professing a belief in the concepts described in Subsection (1)(h)(i).	
247	{ _(iii)_ }	<u>(iv)</u>	(A) The provisions of this Subsection (1)(h) are severable.	