By: Villarreal

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	A BILL TO BE ENTITLED
1	AN ACT
2	relating to the prohibition of employment discrimination on the
3	basis of sexual orientation or gender identity or expression.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Section 21.002, Labor Code, is amended by adding
6	Subdivisions (9-a) and (13-a) to read as follows:
7	(9-a) "Gender identity or expression" means having or
8	being perceived as having a gender-related identity, appearance,
9	expression, or behavior, whether or not that identity, appearance,
10	expression, or behavior is different from that commonly associated
11	with the person's actual or perceived sex.
12	(13-a) "Sexual orientation" means the actual or
13	perceived status of an individual with respect to the individual's
14	sexuality.
15	SECTION 2. Section 21.051, Labor Code, is amended to read as
16	follows:
17	Sec. 21.051. DISCRIMINATION BY EMPLOYER. An employer
18	commits an unlawful employment practice if because of race, color,
19	disability, religion, sex, national origin, [or] age <u>, sexual</u>
20	orientation, or gender identity or expression the employer:
21	(1) fails or refuses to hire an individual, discharges
22	an individual, or discriminates in any other manner against an
23	individual in connection with compensation or the terms,
24	conditions, or privileges of employment; or

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1 (2) limits, segregates, or classifies an employee or 2 applicant for employment in a manner that would deprive or tend to 3 deprive an individual of any employment opportunity or adversely 4 affect in any other manner the status of an employee.

5 SECTION 3. Section 21.052, Labor Code, is amended to read as 6 follows:

Sec. 21.052. DISCRIMINATION BY EMPLOYMENT AGENCY. An employment agency commits an unlawful employment practice if the employment agency:

(1) fails or refuses to refer for employment or
discriminates in any other manner against an individual because of
race, color, disability, religion, sex, national origin, [or] age,
<u>sexual orientation, or gender identity or expression</u>; or

14 (2) classifies or refers an individual for employment
15 on the basis of race, color, disability, religion, sex, national
16 origin, [or] age, sexual orientation, or gender identity or
17 <u>expression</u>.

SECTION 4. Section 21.053, Labor Code, is amended to read as follows:

Sec. 21.053. DISCRIMINATION BY LABOR ORGANIZATION. A labor organization commits an unlawful employment practice if because of race, color, disability, religion, sex, national origin, [or] age<u>,</u> <u>sexual orientation, or gender identity or expression</u> the labor organization:

(1) excludes or expels from membership or
26 discriminates in any other manner against an individual; or
27 (2) limits, segregates, or classifies a member or an

1 applicant for membership or classifies or fails or refuses to refer
2 for employment an individual in a manner that would:

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3 (A) deprive or tend to deprive an individual of4 any employment opportunity;

5 (B) limit an employment opportunity or adversely 6 affect in any other manner the status of an employee or of an 7 applicant for employment; or

8 (C) cause or attempt to cause an employer to9 violate this subchapter.

10 SECTION 5. Section 21.054(a), Labor Code, is amended to 11 read as follows:

12 (a) Unless a training or retraining opportunity or program is provided under an affirmative action plan approved under a 13 14 federal law, rule, or order, an employer, labor organization, or 15 joint labor-management committee controlling an apprenticeship, on-the-job training, or other training or retraining program 16 17 commits an unlawful employment practice if the employer, labor organization, or committee discriminates against an individual 18 19 because of race, color, disability, religion, sex, national origin, [or] age, sexual orientation, or gender identity or expression in 20 admission to or participation in the program. 21

22 SECTION 6. Section 21.059(a), Labor Code, is amended to 23 read as follows:

(a) An employer, labor organization, employment agency, or
joint labor-management committee controlling an apprenticeship,
on-the-job training, or other training or retraining program
commits an unlawful employment practice if the employer, labor

1 organization, employment agency, or committee prints or publishes 2 or causes to be printed or published a notice or advertisement 3 relating to employment that:

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4 (1) indicates a preference, limitation,
5 specification, or discrimination based on race, color, disability,
6 religion, sex, national origin, [or] age, sexual orientation, or
7 gender identity or expression; and

8 (2) concerns an employee's status, employment, or 9 admission to or membership or participation in a labor union or 10 training or retraining program.

11 SECTION 7. Section 21.102(c), Labor Code, is amended to 12 read as follows:

(c) This section does not apply to standards of compensation or terms, conditions, or privileges of employment that are discriminatory on the basis of race, color, disability, religion, sex, national origin, [or] age<u>, sexual orientation, or gender</u> identity or expression.

18 SECTION 8. Section 21.112, Labor Code, is amended to read as 19 follows:

Sec. 21.112. EMPLOYEES AT DIFFERENT LOCATIONS. An employer does not commit an unlawful employment practice by applying to employees who work in different locations different standards of compensation or different terms, conditions, or privileges of employment that are not discriminatory on the basis of race, color, disability, religion, sex, national origin, [or] age<u>, sexual</u> <u>orientation, or gender identity or expression</u>.

27 SECTION 9. Section 21.113, Labor Code, is amended to read as

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1 follows:

2 Sec. 21.113. IMBALANCE PLAN NOT REQUIRED. This chapter 3 does not require a person subject to this chapter to grant 4 preferential treatment to an individual or a group on the basis of 5 race, color, disability, religion, sex, national origin, [or] age<u>,</u> 6 <u>sexual orientation, or gender identity or expression</u> because of an

7 imbalance between:

8 (1) the total number or percentage of persons of that 9 individual's or group's race, color, disability, religion, sex, 10 national origin, [or] age<u>, sexual orientation, or gender identity</u> 11 <u>or expression</u>:

12 (A) employed by an employer;

(B) referred or classified for employment by anemployment agency or labor organization;

15 (C) admitted to membership or classified by a16 labor organization; or

(D) admitted to or employed in an apprenticeship, on-the-job training, or other training or retraining program; and (2) the total number or percentage of persons of that race, color, disability, religion, sex, national origin, [or] age<u>,</u> sexual orientation, or gender identity or expression in:

(A) a community, this state, a region, or otherarea; or

(B) the available work force in a community, thisstate, a region, or other area.

26 SECTION 10. Section 21.120(b), Labor Code, is amended to 27 read as follows:

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(b) Subsection (a) does not apply to a policy adopted or
 applied with the intent to discriminate because of race, color,
 sex, national origin, religion, age, [or] disability, sexual
 orientation, or gender identity or expression.

5 SECTION 11. Section 21.122(a), Labor Code, is amended to 6 read as follows:

7 (a) An unlawful employment practice based on disparate8 impact is established under this chapter only if:

9 (1) a complainant demonstrates that a respondent uses 10 a particular employment practice that causes a disparate impact on 11 the basis of race, color, sex, national origin, religion, [or] 12 disability<u>, sexual orientation, or gender identity or expression</u> 13 and the respondent fails to demonstrate that the challenged 14 practice is job-related for the position in question and consistent 15 with business necessity; or

16 (2) the complainant makes the demonstration in 17 accordance with federal law as that law existed June 4, 1989, with 18 respect to the concept of alternative employment practices, and the 19 respondent refuses to adopt such an alternative employment 20 practice.

21 SECTION 12. Section 21.124, Labor Code, is amended to read 22 as follows:

Sec. 21.124. PROHIBITION AGAINST DISCRIMINATORY USE OF TEST SCORES. It is an unlawful employment practice for a respondent, in connection with the selection or referral of applicants for employment or promotion, to adjust the scores of, use different cutoff scores for, or otherwise alter the results of

1 employment-related tests on the basis of race, color, sex, national 2 origin, religion, age, [or] disability, sexual orientation, or 3 gender identity or expression.

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4 SECTION 13. The heading to Section 21.125, Labor Code, is 5 amended to read as follows:

Sec. 21.125. CLARIFYING PROHIBITION AGAINST IMPERMISSIBLE
CONSIDERATION OF RACE, COLOR, SEX, NATIONAL ORIGIN, RELIGION, AGE,
[OR] DISABILITY, SEXUAL ORIENTATION, OR GENDER IDENTITY OR
9 EXPRESSION IN EMPLOYMENT PRACTICES.

10 SECTION 14. Section 21.125(a), Labor Code, is amended to 11 read as follows:

12 (a) Except as otherwise provided by this chapter, an unlawful employment practice is established when the complainant 13 demonstrates that race, color, sex, national origin, religion, age, 14 15 [or] disability, sexual orientation, or gender identity or expression was a motivating factor for an employment practice, even 16 17 if other factors also motivated the practice, unless race, color, sex, national origin, religion, age, [or] disability, sexual 18 19 orientation, or gender identity or expression is combined with 20 objective job-related factors to attain diversity in the employer's work force. 21

22 SECTION 15. Section 21.126, Labor Code, is amended to read 23 as follows:

Sec. 21.126. COVERAGE OF PREVIOUSLY EXEMPT EMPLOYEES OF THE STATE OR POLITICAL SUBDIVISION OF THE STATE. It is an unlawful employment practice for a person elected to public office in this state or a political subdivision of this state to discriminate

H.B. No. 665 1 because of race, color, sex, national origin, religion, age, [or] 2 disability, sexual orientation, or gender identity or expression 3 against an individual who is an employee or applicant for employment to: 4 5 serve on the elected official's personal staff; (1)6 serve the elected official on a policy-making (2) 7 level; or serve the elected official as an immediate advisor 8 (3) with respect to the exercise of the constitutional or legal powers 9 10 of the office. SECTION 16. Section 21.152(a), Labor Code, is amended to 11 read as follows: 12 A political subdivision or two or more political 13 (a) 14 subdivisions acting jointly may create a local commission to: 15 (1)promote the purposes of this chapter; and 16 secure for all individuals in the jurisdiction of (2) 17 each political subdivision freedom from discrimination because of race, color, disability, religion, sex, national origin, [or] age, 18 19 sexual orientation, or gender identity or expression. SECTION 17. Section 21.155(a), Labor Code, is amended to 20 21 read as follows: The commission [Commission on Human Rights] shall refer 22 (a) a complaint concerning discrimination in employment because of 23 24 race, color, disability, religion, sex, national origin, [or] age, sexual orientation, or gender identity or expression that is filed 25 26 with that commission to a local commission with the necessary investigatory and conciliatory powers if: 27

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(1) the complaint has been referred to the <u>commission</u>
[Commission on Human Rights] by the federal government; or

3 (2) jurisdiction over the subject matter of the
4 complaint has been deferred to the <u>commission</u> [Commission on Human
5 Rights] by the federal government.

6 SECTION 18. This Act applies to conduct occurring on or 7 after the effective date of this Act. Conduct occurring before that 8 date is governed by the law in effect on the date the conduct 9 occurred, and the former law is continued in effect for that 10 purpose.

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SECTION 19. This Act takes effect September 1, 2011.