By: Luther, Leach, LaHood, Longoria, H.B. No. 3441 Schofield, et al.

## A BILL TO BE ENTITLED

1	AN ACT
2	relating to the liability of vaccine manufacturers that advertise a
3	harmful vaccine.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subchapter E, Chapter 431, Health and Safety
6	Code, is amended by adding Section 431.118 to read as follows:
7	Sec. 431.118. LIABILITY OF MANUFACTURER FOR ADVERTISING
8	CERTAIN VACCINES. (a) In this section, "advertise" means a media
9	communication, including through television, radio, print, the
10	Internet, digital or electronic media, product placement,
11	promotion by an influencer in exchange for compensation, or other
12	manner of paid promotion, a vaccine manufacturer purchases to
13	promote the manufacturer's vaccine. The term does not include:
14	(1) any discussion between a health care provider and
15	the provider's patient or written materials a health care provider
16	provides to a patient concerning a vaccine; or
17	(2) any posters, decorations, or other materials or
18	promotional items concerning a vaccine that are displayed in or
19	made available by a health care facility, health care provider's
20	office, or other clinical setting.
21	(b) A manufacturer is liable to an individual if:
22	(1) the manufacturer advertises a vaccine in this
23	state; and
24	(2) the advertised vaccine causes harm or injury to

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the individual. 1 2 (c) Notwithstanding any other law, an individual may bring an action under this section not later than the third anniversary of 3 4 the date the cause of action accrues. (d) A court shall award a claimant who prevails in an action 5 6 brought under this section: 7 (1) actual damages; and (2) court costs and reasonable attorney's fees 8 incurred in bringing the action. 9 SECTION 2. The change in law made by this Act applies only 10 to a cause of action that accrues on or after the effective date of 11 this Act. 12 13 SECTION 3. This Act takes effect September 1, 2025.