LEGISLATURE OF THE STATE OF IDAHO Sixty-seventh Legislature Second Regular Session - 2024

IN THE SENATE

SENATE BILL NO. 1274

BY STATE AFFAIRS COMMITTEE

AN ACT

- RELATING TO POSTSECONDARY EDUCATION; AMENDING CHAPTER 59, TITLE 67, IDAHO
 CODE, BY THE ADDITION OF A NEW SECTION 67-5909B, IDAHO CODE, TO PROHIBIT
 THE REQUIREMENT OF STATEMENTS REGARDING DIVERSITY AS A CONDITION OF
 EMPLOYMENT IN POSTSECONDARY EDUCATION; AND DECLARING AN EMERGENCY AND
 PROVIDING AN EFFECTIVE DATE.
- 7 Be It Enacted by the Legislature of the State of Idaho:

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8 SECTION 1. That Chapter 59, Title 67, Idaho Code, be, and the same is
 9 hereby amended by the addition thereto of a <u>NEW SECTION</u>, to be known and des 10 ignated as Section 67-5909B, Idaho Code, and to read as follows:

11 67-5909B. PUBLIC POSTSECONDARY EDUCATION -- DIVERSITY STATE-12 MENTS. (1) Hiring and admissions decisions at any public postsecondary educational institution in the state of Idaho shall be made on merit. Hiring and 13 admissions decisions shall not be conditioned on a requirement that appli-14 cants submit or ascribe to a diversity statement. No public postsecondary 15 educational institution in the state of Idaho shall require or solicit a di-16 versity statement as part of an admissions process, employment application 17 process, hiring process, contract renewal process, or promotion process or 18 as a condition of participation in any administrative or decision-making 19 function of the institution. 20

21 (2) "Diversity statement" means any written or oral statement dis-22 cussing:

- (a) The applicant's or candidate's race, sex, color, ethnicity, or sexual orientation;
- (b) The applicant's or candidate's views on, experience with, or con tributions to diversity, equity, and inclusion; social justice; con fessing one's race-based privilege; confessing one's sex-based privilege; partisan politics; or religion;
- (c) The applicant's or candidate's views on or experience with the
 race, sex, color, ethnicity, or sexual orientation of students and
 coworkers; or
- (d) The applicant's or candidate's views regarding any theory that
 advocates for the differential treatment of any individual or groups
 of individuals based on race, sex, color, gender, ethnicity, or sexual
 orientation.
 - (3) Nothing in this section shall be construed to:
 - (a) Prevent an institution requiring applicants and candidates:
- 38 (i) To disclose or discuss the content of their scholarly re-39 search or creative works;
- 40 (ii) To certify compliance with state and federal anti-discrimi-41 nation law; or

(iii) To discuss pedagogical approaches; or experience with students with mental or physical disabilities; or
 (b) Prevent an applicant or candidate from providing, of the applicant's or candidate's own initiative, any information described in this section.

6 SECTION 2. An emergency existing therefor, which emergency is hereby 7 declared to exist, this act shall be in full force and effect on and after 8 July 1, 2024.

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