SB627 FULLPCS1 Danny Williams-LRB 3/30/2021 4:03:59 pm

COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

	SPEAK	ER:									
	CHAIR	. :									
I mov	re to	amend	SB627					∩f +h	a nri	Inted	<u> </u>
Page			_ Sectio	n		Lin	es				
								the	Engro	ssed	Bill
By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:											
AMEND	TITLE	TO CONFO	ORM TO AMENDI	MENTS							
Adopte	ed:				Ameno	dment	submitted	d by:	Danny	Willia	ms
-100000											

Reading Clerk

1	STATE OF OKLAHOMA									
2	1st Session of the 58th Legislature (2021)									
3	PROPOSED COMMITTEE SUBSTITUTE									
4	FOR ENGROSSED SENATE BILL NO. 627 By: Bullard of the Senate									
5	and									
6	Roberts (Dustin) of the									
7	House									
8										
9										
LO	PROPOSED COMMITTEE SUBSTITUTE									
L1	An Act relating to state government; prohibiting									
L2	certain entities from conducting mandatory gender or sexual diversity training or counseling; defining									
L3	term; providing penalty for violation; allowing for sexual harassment prevention training; providing for severability; and providing an effective date.									
L 4										
L5										
L 6										
L7	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:									
L8	SECTION 1. NEW LAW A new section of law to be codified									
L 9	in the Oklahoma Statutes as Section 11001 of Title 74, unless there									
20	is created a duplication in numbering, reads as follows:									
21	A. No public body shall conduct any form of mandatory gender or									
22	sexual diversity training or counseling; provided, voluntary									
23	counseling shall not be prohibited. For purposes of this section									
24	"public body" shall include, but not be limited to, any office,									

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department, board, bureau, commission, agency, institution of higher education, trusteeship, authority, council, committee, trust or any entity created by a trust, county, city, village, town, township, district, school district, fair board, court, executive office, advisory group, task force, study group, or any subdivision thereof, supported in whole or in part by public funds or entrusted with the expenditure of public funds or administering or operating public property, and all committees or subcommittees thereof.

- B. Any public body that violates the provisions of this section shall be denied any source of public funding.
- C. Nothing in this section shall prohibit a public body from conducting sexual harassment prevention training.
- D. If any provision of this act or the application thereof to any public body shall be held to be invalid, the remainder of the act, and the application of such provision to other public bodies shall not be affected thereby.
- SECTION 2. This act shall become effective November 1, 2021.

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