

1 Amend corrected reengrossed bill, page 9, line 1, after "24-34-601," insert
2 "**amend** (1); and".

3 Page 9, strike line 4 and substitute "**- definition.** (1) As used in this part
4 6, "place of public accommodation" means any place of business engaged
5 in any sales to the public and any place offering services, facilities,
6 privileges, advantages, or accommodations to the public, including but
7 not limited to any business offering wholesale or retail sales to the public;
8 any place to eat, drink, sleep, or rest, or any combination thereof; any
9 sporting or recreational area and facility; any public transportation
10 facility; a barber shop, bathhouse, swimming pool, bath, steam or
11 massage parlor, gymnasium, or other establishment conducted to serve
12 the health, appearance, or physical condition of a person; a campsite or
13 trailer camp; a dispensary, clinic, hospital, convalescent home, or other
14 institution for the sick, ailing, aged, or infirm; a mortuary, undertaking
15 parlor, or cemetery; an educational institution; or any public building,
16 park, arena, theater, hall, auditorium, museum, library, exhibit, or public
17 facility of any kind whether indoor or outdoor. "Place of public
18 accommodation" does not include a church, synagogue, mosque, or other
19 place that is principally used for religious purposes, AND WITH RESPECT
20 TO DISCRIMINATION ON THE BASIS OF SEXUAL ORIENTATION, GENDER
21 IDENTITY, OR GENDER EXPRESSION ONLY, DOES NOT INCLUDE A PLACE
22 THAT IS EXEMPT FROM PROPERTY TAXATION BASED ON ITS USE FOR
23 RELIGIOUS PURPOSES PURSUANT TO SECTION 39-3-106 (2).

24 (6) (a) IT IS A DISCRIMINATORY PRACTICE AND UNLAWFUL".

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