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Sen. Dale A. Righter

Filed: 5/13/2005

	09400HB2492sam001 LRB094 09490 RXD 46554 a
1	AMENDMENT TO HOUSE BILL 2492
2	AMENDMENT NO Amend House Bill 2492, on page 2,
3	line 3, after "not", by replacing "issue an order or referral
4	for the" with "be able to administer"; and
5	on page 2, line 4, by deleting "administration of"; and
6	on page 2, line 5, after "she", by deleting "is"; and
7	on page 2, line 5, after "(i)", by inserting "is"; and
8	on page 2, line 6, after "(ii)", by inserting "is"; and
9	on page 2, line 10, after "Act,", by deleting "or"; and
10	on page 2, line 10, after "(iii)", by inserting "is"; and
11	on page 2, line 14, after "physician", by inserting the
12	following:
13	", or (iv) has completed an accredited diagnostic medical
14	ultrasound program"; and
15	on page 2, by replacing lines 15 through 20 with the following:
16	"Section 15. Ultrasound administration; other purposes.
17	The administration of an ultrasound subject to this Act shall
18	require a person or facility that offers fetal ultrasounds, or

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1 a similar procedure for elective purposes, to disclose in 2 writing that the U.S. Food and Drug Administration does not 3 approve the use of ultrasound equipment for those purposes."; 4 and

on page 2, by replacing lines 21 through 25 with the following:
"Section 20. Violation. Any person that administers an
ultrasound upon a pregnant woman without disclosing the U.S.
Food and Drug Administration official statement as required
under Section 15 of this Act shall be guilty of a petty offense
and subject to a minimum fine of not less than \$500.".