## $| \underbrace{\texttt{H}}_{\texttt{L}} \underbrace{\texttt{H}}_{\texttt{R}} \underbrace{\texttt{H}}_{\texttt{H}} \underbrace{\texttt{H}} \underbrace{\texttt{H}} \underbrace{\texttt{H}}_{\texttt{H}} \underbrace{\texttt{H}} \underbrace{\texttt$

Rep. David Reis

## Filed: 4/6/2005

	09400HB1063ham003 LRB094 09993 WGH 44477 a
1	AMENDMENT TO HOUSE BILL 1063
2	AMENDMENT NO Amend House Bill 1063, AS AMENDED, in
3	Section 5, Sec. 2-101, subsection (B), paragraph (2),
4	subparagraph (a), by inserting after " <u>institution or</u>
5	organization" the following:
6	"acting upon the tenets of its faith"; and
7	in Section 5, Sec. 2-104, subsection (D), by inserting after
8	" <u>(2000)</u> " the following:
9	", unless this decision is overturned by the U.S. Supreme
10	<u>Court</u> "; and
11	in Section 5, Sec. 5-103, by replacing subsection (B) with the
12	following:
13	"(B) Facilities Distinctly Private. Any facility, as to
14	discrimination based on sex, which restricts the use of public
15	accommodations to individuals of one sex and which is
16	distinctly private in nature such as restrooms, <u>bathrooms</u> ,
17	shower rooms, changing rooms, bath houses, health clubs and
18	other similar facilities for which the Department, in its rules
19	and regulations, may grant <u>additional</u> exemptions based on bona
20	fide considerations of public policy.".