

	LEGISLATIVE ACTION	
Senate	•	House
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03/10/2022 12:56 PM	•	
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Senator Albritton moved the following:

Senate Amendment to Amendment (175492) (with title amendment)

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Delete lines 12 - 33

5 and insert:

(t) Failing to identify the name of a health care practitioner through written notice, which may include the wearing of a name tag or embroidered identification that also includes the professional, or orally to a patient the type of license and professional degree issued to the practitioner. If wearing a name tag is not feasible, the practitioner must

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provide written notice of such information under which the practitioner is practicing. Any advertisement for health care services naming the practitioner must identify the professional type of license and professional degree the practitioner holds and may not contain deceptive or misleading information, including, but not limited to, any affirmative communication or representation that misstates, falsely describes, holds out, or falsely details the health care practitioner's skills, training, expertise, education, public or private board certification, or licensure. This paragraph does not apply to a practitioner while the practitioner is providing services in a facility licensed under chapter 394, chapter 395, chapter 400, or chapter 429. Each board, or The department shall where there is no board, is authorized by rule to determine how health care its practitioners must may comply with this disclosure requirement. ======== T I T L E A M E N D M E N T ======== And the title is amended as follows: Delete lines 41 - 46 and insert: requiring the Department of Health, rather than each applicable board, to adopt rules for certain requirements related to identification and advertising of practitioner licensure and qualifications;