

NOTICE OF BILL RETURNED TO RULES COMMITTEE

February 25, 1998

Mr. Speaker:

The Business, Labor, and Economic Development Committee has returned **H.B. 458**, AUTOMOBILE FRANCHISE ACT AND MOTOR VEHICLE ACT AMENDMENTS, by Representative C. Fox-Finlinson, to the Rules Committee without recommendation and with the following amendments:

1. Page 3, Line 11: After "self-propelled" delete "or is mounted on"
2. Page 6, Line 14: Delete "or"
3. Page 6, Line 15: After "agreement" insert ";(t) unreasonably fail or refuse to offer to its same line make franchised dealers all models manufactured for that line make, or require a dealer to pay any extra fee, remodel, renovate, or recondition the dealer's existing facilities, or purchase unreasonable advertising displays or other materials as a prerequisite to receiving a model or series of vehicles, except that a recreational vehicle manufacturer may split a line-make between motorized and non-motorized products"
4. Page 11, Line 11: After line 11 insert:
"(47) "Recreational vehicle" has the same meaning as provided in Section 13-14-102."

Renumber remaining subsections accordingly.

5. Page 17, Line 4: After line 4 insert:
"Section 6. **Coordination clause.**

Bill Number

Action Class

Action Code

HB0458

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If this bill and S.B. 143, Recreational Vehicle Standards, both pass, it is the intent of the Legislature that the amendments to Subsection 13-14-102(13) in this bill supercede the amendments to Subsection 13-14-102(12) in S.B. 143."

Respectfully,

Peter C. Knudson
Committee Chair