Amended Excerpts

House Amendments

```
1. Line 145 through 148:
                (12) (a) Except as provided in Subsection (12)(b), a rule may not restrict an individual
   145
   146
            from parking \hat{H} \rightarrow [a]an operable \leftarrow \hat{H} vehicle \hat{H} \rightarrow [that is not a]
   146a
            commercial vehicle, as defined in Section
   147
            72-9-102,] ←\hat{H} in a driveway where the individual has a legal right to park \hat{H} \rightarrow,
   147a
            unless the vehicle is:
   147b
                (i) a commercial vehicle, as defined in Section 72-9-102; or
                (ii) a recreational vehicle, as defined in Section 59-12-602 \leftarrow \hat{H}.
   147c
   148
                (b) A rule may require that an individual park in a garage appurtenant to a unit before
2. Line 393 through 396:
   393
                (20) (a) Except as provided in Subsection (20)(b), a rule may not restrict an individual
            from parking \hat{H} \rightarrow [a]an operable \leftarrow \hat{H} vehicle \hat{H} \rightarrow [that is not a]
   394
            commercial vehicle, as defined in Section
   394a
   395
            72-9-102,] ←\hat{H} in a driveway where the individual has a legal right to park \hat{H} \rightarrow,
            unless the vehicle is:
   395a
   395b
                (i) a commercial vehicle, as defined in Section 72-9-102; or
                (ii) a recreational vehicle, as defined in Section 59-12-602 \leftarrow \hat{H}.
   395c
   396
                (b) A rule may require that an individual park in a garage appurtenant to a dwelling
```