## 1st Sub. H.B. 261 MOTORBOAT LIABILITY INSURANCE AMENDMENTS

HOUSE FLOOR AMENDMENTS

AMENDMENT 1

FEBRUARY 18, 2005

3:08 PM

Representative **Karen W. Morgan** proposes the following amendments:

- 1. Page 1, Lines 17 through 18:
  - provides that it is a class \{-\mathbb{B}\} \quad \subseteq \text{misdemeanor to operate a motorboat on the waters of the}
  - state without certain owner's or operator's security being in effect;
- 2. Page 10, Line 297 through Page 11, Line 306:
  - 297 (1) Any owner of a [personal watercraft] motorboat on which owner's or operator's security is required under Section 73-18c-301, who operates the [personal watercraft]
  - 299 <u>motorboat</u> or permits it to be operated on waters of the state without owner's security being in
  - 300 effect is guilty of a class  $\{-B-\}$  <u>C</u> misdemeanor.
  - 301 (2) Any other person who operates a [personal watercraft] motorboat upon waters of
  - 302 the state with the knowledge that the owner does not have owner's security in effect for the
  - 303 [personal watercraft] motorboat is also guilty of a class {-B-} \_\_\_\_ misdemeanor, unless that person has
  - in effect owner's or operator's security on a Utah-registered [personal watercraft] motorboat or
  - its equivalent that covers the operation, by him or her, of the [personal watercraft] motorboat in
  - 306 question.