

House of Representatives State of Utah

UTAH STATE CAPITOL COMPLEX • 350 STATE CAPITOL P.O. BOX 145030 • SALT LAKE CITY, UTAH 84114-5030 • (801) 538-1029

NOTICE OF BILL RETURNED TO RULES COMMITTEE

March 3, 2011

Madam Speaker:

The Transportation Committee has returned **H.B. 227**, TEST DRIVING VEHICLES, by Representative F. Cox, to the Rules Committee without recommendation with the following amendments:

- 1. Page 1, Lines 14 through 21:
 - provides that before a motor vehicle dealer allows a permissive user other than
 - 15 officer, agent, or employee of a motor vehicle business to operate a motor vehicle
 - 16 owned by the dealer:
 - the dealer shall provide written notification to the permissive user that the
 - 18 liability insurance coverage of the permissive user shall be the primary
 - 19 coverage $\{\div\}$ and
 - 20 { the permissive user shall sign the written notification; or
 - the dealer shall prominently display a sign on the premises of the motor vehicle business that notifies the permissive user that the liability insurance coverage of the permissive user shall be the primary coverage;
 - provides that if a motor vehicle business fails to provide the {written}
 notification:
- 2. Page 1, Line 27 through Page 2, Line 28:
 - provides that <u>under certain circumstances</u>, a motor vehicle dealer is required to have on file a signed, written
 - 28 notification at any time a permissive user is operating a motor vehicle owned by the dealer; and
- 3. Page 7, Lines 190 through 201:







- 190 <u>41-3-901.</u> Motor vehicle liability coverage for permissive user of motor vehicle.
- 191 (1) Before a motor vehicle dealer allows a permissive user other than an officer, agent,
- or employee of a motor vehicle business to operate a motor vehicle owned by the

 dealer {:} __, the dealer shall provide notification to the permissive user that the

 liability insurance coverage of the permissive user shall be the primary coverage as

 required by Subsection 31A-22-303(2)(b).
 - (2) Notification under Subsection (1) shall be provided as follows:
- 193 (a) (i) the dealer shall provide written notification to the permissive user that the liability
- insurance coverage of the permissive user shall be the primary coverage as required by
- 195 Subsection 31A-22-303(2)(b); and
- 196 {(b)} (ii) the permissive user shall sign the written notification provided by the dealer under
- 197 <u>Subsection</u> $\{\frac{(1)(a)}{(a)}\}$ <u>(2)(a)(i)</u> $\{\frac{\cdot}{\cdot}\}$ <u>; or</u>
 - (b) the dealer shall prominently display a sign on the premises of the motor vehicle business that notifies the permissive user that the liability insurance coverage of the permissive user shall be the primary coverage as required by Subsection 31A-22-303(2)(b).
- 198 { (2) The motor vehicle } (3) If the dealer provides notification in the manner described under Subsection (2)(a), the dealer shall have on file a signed, written notification under
- 199 <u>Subsection</u> { (1) <u>(2)(a)</u> at any time a permissive user is operating a motor vehicle owned by the dealer.
- 200 (3) A person who violates this section is not subject to the criminal penalties described
- 201 <u>in Section 41-3-701</u> <u>or any other criminal penalties</u> .

Respectfully,

Bradley M. Daw Committee Chair

Voting: -14 HB0227.HC1.WPD 3/3/11 9:29 am /LGE SCH/LGE

Bill Number



