	POWERSPORT VEHICLE FRANCHISE ACT AMENDMENTS
	2012 GENERAL SESSION
	STATE OF UTAH
Chief Sponsor: Douglas Sagers	
	Senate Sponsor: Curtis S. Bramble
LONG	G TITLE
	al Description:
	This bill amends the Powersport Vehicle Franchise Act.
Highli	ghted Provisions:
U	This bill:
	 modifies a provision relating to a franchisor's obligation to pay a franchisee for
unsold	vehicles when a powersport vehicle franchise is terminated or not continued.
Mone	Appropriated in this Bill:
	None
Other	Special Clauses:
	None
Utah (Code Sections Affected:
AMEN	NDS:
	13-35-307, as last amended by Laws of Utah 2009, Chapter 261
Be it e	nacted by the Legislature of the state of Utah:
	Section 1. Section 13-35-307 is amended to read:
	13-35-307. Franchisor's repurchase obligations upon termination or
nonco	ntinuation of franchise.
	(1) (a) Except as provided in Subsection (1)(b), if a franchise is terminated or not
contin	ued by the franchisor or franchisee, the franchisor shall pay the franchisee:

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28	(i) the franchisee's cost of new, undamaged, [and] unsold, and unregistered powersport
29	vehicles in the franchisee's inventory acquired from the franchisor or another franchisee of the
30	same line-make [representing both the current model year at the time of termination or
31	noncontinuation and the immediately prior model year vehicles];
32	(ii) any charges made by the franchisor for distribution, delivery, or taxes;
33	(iii) the franchisee's cost of any accessories added on a vehicle;
34	(iv) the cost of new, undamaged, and unsold supplies, parts, and accessories as set
35	forth in the franchisor's catalog at the time of termination or noncontinuation less all
36	allowances paid or credited to the franchisee by the franchisor;
37	(v) except as provided in Subsection (1)(c), the fair market value, but not less than the
38	franchisee's depreciated acquisition cost, of each undamaged sign owned by the franchisee that
39	bears a common name, trade name, or trademark of the franchisor if acquisition of the sign was
40	recommended or required by the franchisor;
41	(vi) the fair market value, but not less than the franchisee's depreciated acquisition cost,
42	of all special tools, equipment, and furnishings acquired from the franchisor or sources
43	approved by the franchisor that were recommended or required by the franchisor and are in
44	good and usable condition; and
45	(vii) the cost of transporting, handling, packing, and loading powersport vehicles,
46	supplies, parts, accessories, signs, special tools, equipment, and furnishings.
47	(b) The franchisor may deduct the sum of all allowances paid or credited to the
48	franchisee by the franchisor from the amount owed under Subsection (1)(a).
49	(c) If a franchisee has a sign with multiple manufacturers listed, the franchisor shall
50	pay only for its pro rata portion of the sign described in Subsection (1)(a)(v).
51	(2) The franchisor shall pay the franchisee the amounts specified in Subsection (1)
52	within 90 days after the tender of the property to the franchisor if the franchisee has:
53	(a) clear title to the property; or
54	(b) the manufacturer's statement of origin.
55	(3) If repurchased inventory and equipment are subject to a security interest, the
56	franchisor may make payment jointly to the franchisee and to the holder of the security interest.

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Office of Legislative Research and General Counsel