	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
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5	ORIGINAL STAMP BELOW
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11	The Procedural & Redistricting Council offered the following:
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13	Technical Amendment
14	On page 82, lines 5-9,
15	remove from the bill: all of said lines
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17	and insert in lieu thereof:
18	Section 47. Section 320.64, Florida Statutes, is
19	amended to read:
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21	and on page 82, between lines 24 & 25,
22	
23	insert:
24	(1) The applicant or licensee is determined to be
25	unable to carry out contractual obligations with its motor
26	vehicle dealers.
27	(2) The applicant or licensee has knowingly made a
28	material misstatement in its application for a license.
29	(3) The applicant or licensee willfully has failed to
30	comply with significant provisions of ss. 320.60-320.70 or
31	with any lawful rule or regulation adopted or promulgated by
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the department.

- (4) The applicant or licensee has indulged in any illegal act relating to his or her business.
- (5) The applicant or licensee has coerced or attempted to coerce any motor vehicle dealer into accepting delivery of any motor vehicle or vehicles or parts or accessories therefor or any other commodities which have not been ordered by the dealer.
- (6) The applicant or licensee has coerced or attempted to coerce any motor vehicle dealer to enter into any agreement with the licensee.
- (7) The applicant or licensee has threatened to discontinue, cancel, or not to renew a franchise agreement of a licensed motor vehicle dealer, where the threatened discontinuation, cancellation, or nonrenewal, if implemented, would be in violation of any of the provisions of s. 320.641.
- (8) The applicant or licensee discontinued, canceled, or failed to renew, a franchise agreement of a licensed motor vehicle dealer in violation of any of the provisions of s. 320.641.
- (9) The applicant or licensee has threatened to modify or replace, or has modified or replaced, a franchise agreement with a succeeding franchise agreement which would adversely alter the rights or obligations of a motor vehicle dealer under an existing franchise agreement or which substantially impairs the sales, service obligations, or investment of the motor vehicle dealer.
- (10) The applicant or licensee has attempted to enter, or has entered, into a franchise agreement with a motor vehicle dealer who does not, at the time of the franchise agreement, have proper facilities to provide the services to

04/30/01 01:43 pm 1 2 3 his or her purchasers of new motor vehicles which are covered by the new motor vehicle warranty issued by the applicant or licensee.

The applicant or licensee has coerced a motor

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vehicle dealer to provide installment financing for the motor vehicle dealer's purchasers with a specified financial institution.

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(12) The applicant or licensee has advertised, printed, displayed, published, distributed, broadcast, or televised, or caused or permitted to be advertised, printed, displayed, published, distributed, broadcast, or televised, in any manner whatsoever, any statement or representation with regard to the sale or financing of motor vehicles which is false, deceptive, or misleading.

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(13) The applicant or licensee has refused to deliver, in reasonable quantities and within a reasonable time, to any duly licensed motor vehicle dealer who has an agreement with such applicant or licensee for the retail sale of new motor vehicles and parts for motor vehicles sold or distributed by the applicant or licensee, any such motor vehicles or parts as are covered by such agreement specifically publicly advertised by such applicant or licensee to be available for immediate delivery. However, the failure to deliver any motor vehicle or part will not be considered a violation of this section if the failure is due to act of God, work stoppage, or delay due to a strike or labor difficulty, a freight embargo, product shortage, or other cause over which the applicant or licensee has no control. The failure to deliver parts or components for the current and 5 preceding years' models within 60 days from date of order shall be deemed prima facie unreasonable.

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(13)(14) The applicant or licensee has sold,

license.

been licensed.

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unless, by the effective date of such action, the applicant or

subsidiary of the licensee, or common entity causes a

termination, cancellation, or nonrenewal of a franchise

agreement by a present or previous distributor or importer

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(16) Notwithstanding the terms of any franchise agreement, and unless it can be shown that the licensee's franchised dealer is actively negligent, the applicant or licensee has failed to indemnify and hold harmless its franchised motor vehicle dealer against any judgment for damages or settlement agreed to in writing by the applicant or licensee, including, but not limited to, court costs and reasonable attorney's fees of the motor vehicle dealer, which judgment or settlement arose out of complaints, claims, or lawsuits based upon such grounds as strict liability; negligence; misrepresentation; warranty, express or implied; or rescission of the sale as described in s. 672.608, less any offset for use recovered by the licensee's franchised motor vehicle dealer, and only to the extent that the judgment or settlement relates to the alleged defective or negligent manufacture, assembly, or design of new motor vehicles, parts, or accessories or other functions of the manufacturer. (15) (17) The applicant or licensee, directly or indirectly, through the actions of any parent of the licensee,

exchanged, or rented a motorcycle which produces in excess of

(14)(15) The applicant or licensee has engaged in previous conduct which would have been a ground for revocation

or suspension of a license if the applicant or licensee had

5 brake horsepower, knowing the use thereof to be by, or

intended for, the holder of a restricted Florida driver's

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licensee offers the motor vehicle dealer whose franchise agreement is terminated, canceled, or not renewed a franchise agreement containing substantially the same provisions contained in the previous franchise agreement or files an affidavit with the department acknowledging its undertaking to assume and fulfill the rights, duties, and obligations of its predecessor distributor or importer under the terminated, canceled, or nonrenewed franchise agreement and the same is reinstated.

(16)(18) Notwithstanding the terms of any franchise agreement, the applicant or licensee prevents or refuses to accept the succession to any interest in a franchise agreement by any legal heir or devisee under the will of a motor vehicle dealer or under the laws of descent and distribution of this state; provided, the applicant or licensee is not required to accept a succession where such heir or devisee does not meet licensee's written, reasonable, and uniformly applied minimal standard qualifications for dealer applicants or which, after notice and administrative hearing pursuant to chapter 120, is demonstrated to be detrimental to the public interest or to the representation of the applicant or licensee. contained herein, however, shall prevent a motor vehicle dealer, during his or her lifetime, from designating any person as his or her successor in interest by written instrument filed with and accepted by the applicant or licensee. A licensee who rejects the successor transferee under this subsection shall have the burden of establishing in any proceeding where such rejection is in issue that the rejection of the successor transferee complies with this subsection.

(17)(19) The applicant or licensee has included in any

franchise agreement with a motor vehicle dealer terms or provisions that are contrary to, prohibited by, or otherwise inconsistent with the provisions contained in ss. 320.60-320.70, or has failed to include in such franchise agreement a provision conforming to the requirements of s. 320.63(3).

and on page 83, between lines 5 & 6

insert:

(19)(21) The applicant or licensee, without good and fair cause, has delayed, refused, or failed to provide a supply of motor vehicles by series in reasonable quantities, including the models publicly advertised by the applicant or licensee as being available, or has delayed, refused, or failed to deliver motor vehicle parts and accessories within a reasonable time after receipt of an order by a franchised dealer. However, this subsection is not violated if such failure is caused by acts or causes beyond the control of the applicant or licensee.

(20)(22) The applicant or licensee has required, or threatened to require, a motor vehicle dealer to prospectively assent to a release, assignment, novation, waiver, or estoppel, which instrument or document operates, or is intended by the applicant or licensee to operate, to relieve any person from any liability or obligation under the provisions of ss. 320.60-320.70.

(21) (23) The applicant or licensee has threatened or coerced a motor vehicle dealer toward conduct or action whereby the dealer would waive or forego its right to protest the establishment or relocation of a motor vehicle dealer in

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the community or territory serviced by the threatened or
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    coerced dealer.
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           and on page 87, between lines 10 & 11
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    insert:
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   A motor vehicle dealer who can demonstrate that a violation
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    of, or failure to comply with, any of the preceding provisions
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   by an applicant or licensee will or can adversely and
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    pecuniarily affect the complaining dealer, shall be entitled
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    to pursue all of the remedies, procedures, and rights of
    recovery available under ss. 320.695 and 320.697.
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15
           and on page 87, line 12,
    remove from the bill: and a new subsection (8) is added
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           and on page 91, line 1,
   remove from the bill: 320.643.7
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    and insert in lieu thereof: 320.643.
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           and on page 91, line 21,
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    remove from the bill: all of said line
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    and insert in lieu thereof: dismissed with prejudice as moot.
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    This subsection applies
           On page 93, lines 6-9,
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    remove from the bill: all of said lines
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    and insert in lieu thereof: complaint within 30 days after
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receipt of the complaint, unless the parties agree in writing
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    to an extension, such 60 day period or if the department,
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    after a hearing,
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