

Requested by Senator RILEY

**PROPOSED AMENDMENTS TO  
SENATE BILL 127**

1 After line 11 of the printed bill, insert:

2 “(c) ‘Handling and shipping charges’ means any amount of money that a  
3 person charges a consumer and does not include in the price at which the  
4 person advertises or offers consumer goods for sale.”.

5 In line 14, before “charges” insert “handling and shipping” and after the  
6 third “the” delete the rest of the line and line 15 and insert “person will  
7 charge the consumer.

8 “(3) If a person conducts a transaction with a consumer in which the  
9 person agrees to deliver goods to the consumer in periodic shipments for a  
10 predetermined term or until the consumer indicates that the consumer will  
11 not continue to accept and pay for the goods, and if the handling and ship-  
12 ping charges for the shipments vary, the person shall disclose:

13 “(a) How the person calculates the handling and shipping charges for  
14 each shipment;

15 “(b) The maximum handling and shipping charges the person will charge  
16 the consumer for an initial shipment; and

17 “(c)(A) If the transaction specified a predetermined term, the maximum  
18 total handling and shipping charges the person will charge the consumer  
19 during the term.

20 “(B) If the transaction did not specify a predetermined term, the maximum  
21 total handling and shipping charges the person will charge the consumer for

1 a one-year term. If the person intends to increase the handling and shipping  
2 charges after one year, the person shall disclose the details of the increased  
3 charges as provided in this subsection not less than 30 days before the in-  
4 crease.”.

5 In line 16, delete “(3)” and insert “(4)”.

6 \_\_\_\_\_