Mr. President, LB 280, the first order of business are Enrollment and Review amendments.

PRESIDENT: Senator Moore, please.

SENATOR MOORE: Mr. President, I move we adopt the E & R amendments to LB 280.

PRESIDENT: You have heard the motion. All in favor say aye. Opposed nay. They are adopted. Anything further?

Mr. President, I now have an amendment by Senator Smith to the bill.

PRESIDENT: Senator Smith. Is anybody authorized to handle Senator Smith's amendment? And Senator Lamb has one also. Anybody out...they're both excused for the day. Senator Rogers.

SENATOR ROGERS: I will handle Senator Lamb's. I don't know anything about Jacky's.

PRESIDENT: All right, why don't you go ahead with Senator Lamb's amendment and we'll see if we can...

CLERK: Senator, Senator Lamb's amendment is on page 2017 of the Journal.

PRESIDENT: Senator Rogers, please.

SENATOR ROGERS: Mr. President and members, I just was handed this a little bit ago. I will try to explain it. It's one of these clarifying explanations, or whatever we have heard all day long, I think. The amendment would provide that in event of the sale or transfer of a dealership, a franchisor shall give effect to such transfer or sale unless the transfer of the franchisee's license is denied or the new owner is unable to obtain a motor vehicle bond. And then the change is "or" instead of "and". It says "or" the proposed sale or transfer of the dealership will be substantially detrimental to the distribution franchisor's product or to the competition in a community of the franchisor has given written notice of such fact within 60 days of receipt of information necessary to evaluate the proposed And I could also state that everyone has signed off on this amendment. There seems to be no problem whatsoever with it. And if there is any questions, I will try to answer them.