

HB0434/117676/1

BY: Finance Committee

AMENDMENTS TO HOUSE BILL 434  
(Third Reading File Bill)

AMENDMENT NO. 1

On page 1, in line 4, strike “, distributor, or factory branch”; in line 9, strike “, distributors, or factory branches”.

AMENDMENT NO. 2

On page 2, strike beginning with the second comma in line 2 down through “BRANCH” in line 3; and strike in their entirety lines 7 through 21, inclusive, and substitute:

“NO WARRANTOR MAY CONDITION THE CONTINUED VALIDITY OF A WARRANTY ON THE USE OF ONLY AUTHORIZED REPAIR SERVICE AND/OR AUTHORIZED REPLACEMENT PARTS FOR NONWARRANTY SERVICE AND MAINTENANCE (OTHER THAN AN ARTICLE OR SERVICE PROVIDED WITHOUT CHARGE UNDER THE WARRANTY OR UNLESS THE WARRANTOR HAS OBTAINED A WAIVER PURSUANT TO SECTION 102(C) OF THE MAGNUSON–MOSS WARRANTY ACT, 15 U.S.C. 2302(C)). THIS DOES NOT PRECLUDE A WARRANTOR FROM EXPRESSLY EXCLUDING LIABILITY FOR DEFECTS OR DAMAGE CAUSED BY UNAUTHORIZED ARTICLES OR SERVICES; NOR DOES IT PRECLUDE THE WARRANTOR FROM DENYING LIABILITY WHERE THE WARRANTOR CAN DEMONSTRATE THAT THE DEFECT OR DAMAGE WAS SO CAUSED.”