FORTY-FIFTH LEGISLATURE FIRST SESSION

March 10, 2001

SENATE FLOOR AMENDMENT number ___1_ to SENATE BILL 556, as amended

Amendment sponsored by Senator Carroll H. Leavell

- 1. Strike all senate judiciary committee amendments.
- 2. On page 2, between lines 11 and 12, insert the following new subsection:
 - "E. "major manufacturing company" means a person who:
- (1) manufactures or produces and sells products under its own name or label or is a wholly owned subsidiary of the person who manufactures or produces products; and
- (2) maintains or its parent company maintains a net worth or stockholders' equity of at least one hundred million dollars (\$100,000,000)."
 - 3. Reletter the succeeding subsections accordingly.
- 4. On page 2, line 16, after "holder" strike the remainder of the line and on line 17, strike through the second occurrence of "or".
- 5. On page 4, line 24, after the period insert "The provisions of this section shall not apply to major manufacturing companies' service contracts.".
- 6. On page 5, between lines 18 and 19, insert the following new subsection:
 - "C. The provisions of this section shall not apply to

FORTY-FIFTH LEGISLATURE FIRST SESSION

SFl/SB 556, aa	Page 2
major manufacturing companies' service contracts.".	
7. On page 6, between lines 23 and 24, insert the followew subsection:	owi ng
"E. The provisions of this section shall not apply major manufacturing companies' service contracts.".	to
8. On page 14, between lines 7 and 8, insert the follownew subsection:	vi ng
"D. The provisions of this section shall not apply major manufacturing companies' service contracts.".	to
9. On page 14, between lines 21 and 22, insert the follnew subsection:	owi ng
"C. The provisions of this section shall not apply major manufacturing companies' service contracts.".	to
Carroll H. Leavell	
Adopted Not Adopted (Chief Clerk) (Chief Clerk)	