

Raised Bill 1139 -- AN ACT ELIMINATING PROPERTY TAX ON CERTAIN MOTOR VEHICLES AND ADJUSTING
THE UNIFORM PROPERTY ASSESSMENT RATE

Requested Changes

- Need to clarify definition of “rental motor vehicle” throughout the bill
 - Suggestion: Reference definition in Sec 14-15b(b)
 - “Rental motor vehicle” means a private passenger motor vehicle as defined in subsection (e) of section 38a363, which is not the subject of a lease with the option to purchase where the lessee has the right to possession
 - That section is titled “Motor vehicle rental contracts. Required notice re collision damage waiver. Prohibited sales and advertising practice.” However, it does not appear there is any other definition of Rental Motor Vehicle anywhere else in Section 14
- May need to further clarify that in Section 3 of the bill when referring to rental motor vehicles, it means passenger rental motor vehicles, and also that “firm or corporation engaging in the business of renting motor vehicles in this state” are firms or corporations that rent passenger motor vehicles
- Minor amendment in Section 21 (c) of this bill to clarify definition. Suggestion:
 - (c) Notwithstanding any such agreement or plan, any [such] commercial rental vehicle owned by a firm or corporation which rents passenger rental motor vehicles as defined in Sec 14-15b(b), which is garaged at any fixed location or which leaves from and returns to one or more points within this state in the normal course of operations, shall be taxable in this state as personal property...

