August 20, 2003

The Honorable David H. Wilkins
Speaker of the House of Representatives
State House
Post Office Box 11867
Columbia, South Carolina 29211

Mr. Speaker and Members of the House:

I am hereby returning without my approval H. 3052, R-154. This veto is based upon my belief that Section 9 of this bill is unduly burdensome and imposes unnecessary regulatory restrictions on a specific group of small businesses in South Carolina.

This bill mandates that nonfranchise automobile dealers complete at least eight hours of prelicensing education courses before they may be issued a license to sell automobiles. These prelicensing requirements do not apply to franchise automobile dealers. I believe government regulations must protect its citizens in a manner that is not unfairly and unduly burdensome to any private industry, including small businesses. This bill unfairly requires mandatory educational training of certain small business licensees when other similar businesses are free from such government regulation. More importantly, prelicensing requirements of this nature are effectively a barrier to entry for a particular group of automobile dealers in the State’s automobile sales industry. The State can protect automobile consumers in a less restrictive manner.

Although I do not object to the remaining sections of H. 3052, R-154, the South Carolina Constitution prevents me from vetoing specific objectionable provisions of this bill. Also, Sections 3 through 8 of this bill were adopted in S. 495, R-143, Act 71 and signed by me on June 25, 2003.

For these reasons, I am returning H. 3052, R-154 to you without my signature.

Sincerely,

Mark Sanford
Governor