### GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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#### HOUSE DRH10226-LT-89C\* (3/16)

Short Title: Motor Vehicle Repair Consumer Protection.

Sponsors:	Representative Hill.
Referred to:	

1	A BILL TO BE ENTITLED
2	AN ACT TO PROTECT CONSUMERS BY PROHIBITING COERCIVE AND
3	DISCRIMINATORY PRACTICES IN THE REPAIR OF MOTOR VEHICLES
4	AND AUTOMOBILE GLASS REPAIR AND REPLACEMENT, BY PROVIDING
5	FOR MORE CONSUMER DISCLOSURE BY INSURERS IN THE COLLISION
6	REPAIR PROCESS, AND BY IMPOSING STRICTER MOTOR VEHICLE
7	DAMAGE AND AUTOMOBILE GLASS REPAIR REGULATIONS AND
8	PENALTIES ON INSURERS.
9	The General Assembly of North Carolina enacts:
10	<b>SECTION 1.</b> G.S. 58-3-180 reads as rewritten:
11	"§ 58-3-180. Motor vehicle repairs; selection by claimant.claimant; prohibited
12	practices; penalties.
13	(a) A policy covering damage to a motor vehicle shall allow the claimant to
14	select the repair service or source for the repair of the damage.damage, including the
15	repair service or source for the repair or replacement of automobile glass.
16	(b) The amount determined by the insurer to be payable under a policy covering
17	damage to a motor vehicle shall be paid regardless of the repair service or source
18	selected by the claimant.
19	(b1) No insurer or insurer representative shall shall:
20	(1) <u>Suggest or</u> recommend the use of a particular motor vehicle repair
21	service or a particular automobile glass repair or replacement service
22	unless a referral is expressly requested by the claimant. without clearly
23	informing the claimant that (i) the claimant is under no obligation to
24	use the recommended repair service, (ii) the claimant may use the
25	repair service of the claimant's choice, (iii) the amount determined by
26	the insurer to be payable under the policy will be paid regardless of
27	whether or not the claimant uses the recommended repair service, and

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1		(iv) that the insurer or insurer representative has, at the time the		
2		recommendations are made, a financial interest in the recommended		
3		motor vehicle repair service.		
4	<u>(2)</u>	<u>Own or hold a controlling interest in either a motor vehicle repair</u>		
5	<u>(2)</u>	service or an automobile glass repair or replacement service that		
6		performs services arising from automobile insurance claims.		
0 7	<u>(3)</u>	Make or issue, or cause to be issued, any written or oral statement that		
8	<u>(5)</u>	willfully misrepresents a motor vehicle repair service or automobile		
9		glass repair or replacement service or that willfully disparages a motor		
10		vehicle repair service or automobile glass repair or replacement service		
11		chosen by the claimant as to the quality, cost, conditions, or benefits of		
12		using the particular repair service chosen by the claimant.		
12	<u>(4)</u>	Discriminate against a claimant or claimant's chosen motor vehicle		
13	<u>(+)</u>	repair service or automobile glass repair or replacement service in any		
15		way whatsoever.		
16	<u>(5)</u>	Refuse to acknowledge a claimant's choice of a motor vehicle repair		
17	<u>(5)</u>	service or automobile glass repair or replacement service.		
18	<u>(6)</u>	Refuse to insure or continue to insure an individual or limit the		
19	<u>(0)</u>	amount, extent, or kind of coverage available to the individual due to		
20		the claimant's choice of a motor vehicle repair service or automobile		
21		glass repair or replacement service.		
22	(7)	Limit or discount the reasonable basis of the repair cost based on		
23	<u>\//</u>	charges that would have been incurred had the motor vehicle been		
24		repaired by the insurer's suggested or recommended repair service, if		
25		the claimant elects to have the motor vehicle repaired at a repair		
<u>2</u> 6		service of that person's choice.		
27	No insurer s	shall require that the insured or claimant must have a damaged vehicle		
28		surer owned motor vehicle repair service.		
29	▲	insurer or insurer representative suggests or recommends a particular		
30		repair service or automobile glass repair or replacement service to the		
31		surer shall inform the claimant that (i) the insurer is prohibited by law		
32		that the repairs be done by a specific motor vehicle repair service or		
33		s repair or replacement service, (ii) the claimant is under no obligation		
34	•	nmended repair service, (iii) the claimant may use the repair service of		
35		hoice, (iv) the amount determined by the insurer to be payable under the		
36		paid regardless of whether or not the claimant uses the recommended		
37		(v) the damaged motor vehicle will be restored to its condition prior to		
38	the loss at no additional cost to the claimant other than as stated in the insurance policy			
39	or otherwise allowed by law, (vi) the claimant should contact the insurer if the claimant			
40	experiences a problem with the repair of the motor vehicle or the repair or replacement			
41	of the automobile glass, (vii) the insurer is receiving discounts under a direct repair			
42	contract, if applicable, and (viii) the insurer or insurer representative has, at the time the			
43	recommendations are made, a financial interest in the recommended motor vehicle			
44	repair service of	r automobile glass repair or replacement service, if applicable.		

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1		er makes an oral recommendation of a particular motor vehicle repair		
2	service or automobile glass repair or replacement service and the claimant accepts the			
3		n, the insurer shall provide the information required by this subsection in		
4	-	ss than 10-point type within five calendar days from acceptance of the		
5		lation. The provisions of subsection (b1) of this section this subsection		
6		ed in nonfleet private passenger motor vehicle insurance policy forms		
7		the Bureau and approved by the Commissioner.		
8		person who violates this section is subject to the applicable provisions of		
9		d G.S. 58-33-46, provided that the maximum civil penalty that can be		
10		G.S. 58-2-70(d) for a violation of this section is two thousand dollars		
11	<del>(\$2,000).</del> <u>five th</u>	ousand dollars (\$5,000). A violation of this section includes:		
12	<u>(1)</u>	Alluding to or suggesting that the insurer will participate in the		
13		warranty of or guarantee of repairs by a recommended motor vehicle		
14		repair service or automobile glass repair or replacement service, unless		
15		the insurer has in writing expressly exercised the option to repair as		
16		allowed in the insurance policy. Once the insurer has exercised the		
17		option to repair, the insurer shall then assume full warranty and		
18		liability for the repairs.		
19	<u>(2)</u>	Implying or suggesting that a motor vehicle repair service or		
20		automobile glass repair or replacement service chosen by the claimant		
21		is somehow inferior or inconvenient to a repair service on the insurer's		
22		list of repair services.		
23	<u>(3)</u>	Typing of services. – Unless it is in accordance with the insurance		
24		policy or applicable law, no person shall imply, suggest, or allude that		
25		the insurer's option to pay for the claimant's losses in money shall be		
26		compromised or in any way diminished if the claimant chooses to use		
27		the repair service of that person's choice.		
28	<u>(4)</u>	Failure to disclose to the claimant at the time that the insurer or insurer		
29		representative recommends the use of a designated repair service in		
30		connection with settling or paying any claim arising under a policy of		
31		insurance that the insurer has agreed to discounts or concessions in		
32		parts, labor, materials, or procedures as specified by the insurer that is		
33		not transferable to the claimant, if the concessions or discounts do not		
34	(5)	exist.		
35	<u>(5)</u>	Any act of coercion or intimidation causing or intending to cause any		
36		licensed motor vehicle repair service or automobile glass repair or		
37	<b>X</b> 7' <b>1</b> ( )	replacement service to violate this section.		
38		this section are liable for damages suffered by the claimant or repair		
39 40		ng attorneys' fees.		
40		sed in this section, "insurer representative" includes an insurance agent,		
41 42		entative, broker, adjuster, and appraiser. <u>appraiser, third-party</u>		
42 43		r any person acting either directly or indirectly on behalf of an insurer."		
43	SEC.	<b>FION 2.</b> G.S. 58-2-70(d) reads as rewritten:		

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1		Commissioner orders the payment of a monetary penalty pursuant to		
2	subsection (c) of this section, the penalty shall not be less than one-hundred dollars			
3		ore than one thousand dollars (\$1,000). five hundred dollars (\$500.00)		
4		ive thousand dollars (\$5,000). In determining the amount of the penalty,		
5		her shall consider the degree and extent of harm caused by the violation,		
6		noney that inured to the benefit of the violator as a result of the violation,		
7		lation was committed willfully, and the prior record of the violator in		
8		iling to comply with laws, rules, or orders applicable to the violator. The		
9	-	of the penalty shall be remitted to the Civil Penalty and Forfeiture Fund		
10		with G.S. 115C-457.2. Payment of the civil penalty under this section		
11		tion to payment of any other penalty for a violation of the criminal laws		
12	of this State."			
13	SEC	<b>FION 3.</b> G.S. 58-63-15(2) reads as rewritten:		
14	"(2)	False Information and Advertising Generally. – Making, publishing,		
15		disseminating, circulating, or placing before the public, or causing,		
16		directly or indirectly, to be made, published, disseminated, circulated,		
17		or placed before the public, in a newspaper, magazine or other		
18		publication, or in the form of a notice, circular, pamphlet, letter or		
19		poster, or over any radio station, or in any other way, an		
20		advertisement, announcement or statement containing any assertion,		
21		representation or statement with respect to the business of insurance or		
22		with respect to any person in the conduct of his insurance business,		
23		business, motor vehicle repair business, or automobile glass repair or		
24		replacement business, which is untrue, deceptive or misleading."		
25	SEC	<b>FION 4.</b> G.S. 58-63-15(3) reads as rewritten:		
26	"(3)	Defamation. – Making, publishing, disseminating, or circulating,		
27		directly or indirectly, or aiding, abetting or encouraging the making,		
28		publishing, disseminating or circulating of any oral or written		
29		statement or any pamphlet, circular, article or literature which is false,		
30		or maliciously critical of or derogatory to the financial condition of an		
31		insurer, and which is calculated to injure any person engaged in the		
32		business of insurance.insurance or in the business of motor vehicle		
33		repair or automobile glass replacement or repair."		
34		<b>FION 5.</b> G.S. 58-63-15(4) reads as rewritten:		
35	"(4)	Boycott, Coercion and Intimidation. – Entering into any agreement to		
36		commit, or by any concerted action committing, any act of boycott,		
37		coercion or intimidation resulting in or tending to result in		
38		unreasonable restraint of, or monopoly in, the business of		
39		insurance insurance or in the business of motor vehicle repair or		
40		automobile glass replacement or repair."		
41		<b>FION 6.</b> G.S. 58-63-15 is amended by adding a new subdivision to		
42	read:	Eroudulant approxima on disbonast practices. Using from the last		
43 44	<u>(14)</u>	Fraudulent, coercive, or dishonest practices. – Using fraudulent,		
44		coercive, or dishonest practices in the settlement of a claim or		

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1 2 3		demonstrating incompetence, untrustworthiness, irresponsibility in the conduct of business in this State	, including acts
3 4	SECT	for which an insurance producer license is denied or sus <b>FION 7.</b> Article 1 of Chapter 75 of the General Statutes	
4 5	adding a new se		is amended by
5 6	U	trictions on motor vehicle repair and automobile g	lass renair or
0 7		cement.	
8		erson, business, or other legal entity doing business in	this State that
9		, or replaces automobile glass knowingly shall engage	
10	following acts:		
11	(1)	Offer to finance payment of a customer's deductible on	terms different
12		from terms offered to customers not making an insurance	
13	(2)	Engage in a pattern or practice, on more than an occasi	
14		instance, of promising or offering to provide any credit,	
15		rebate, or special financing arrangement in satisfaction	_
16		an insurance deductible or co-payment owed by the i	-
17		policy of insurance.	
18	<u>(3)</u>	Advertise, promote, or represent by any media, tel	emarketers, or
19		others, that services are 'free' if in fact an insurer w	<u>ill pay for the</u>
20		service or advertise or make offers for the purpose of so	liciting a claim
21		against a property or casualty insurer.	
22	<u>(4)</u>	Engage in a pattern or practice, on more than an occasion	onal or isolated
23		instance, of offering to defer collection of, discou	<u>nt, or issue a</u>
24		repayment of a customer's deductible based in whole, or	r in part, on the
25		availability of insurance coverage.	
26	<u>(b)</u> <u>No in</u>	surer or insurer representative as that term is defined in	<u>G.S. 58-3-180</u>
27		l require a claimant to have a damaged vehicle repaired	at a particular
28	motor vehicle re	epair service.	
29	<u>(c)</u> <u>A vic</u>	plation of this section shall be considered an unfair tra	de practice, as
30	prohibited by G		
31	<u>(d)</u> <u>Any p</u>	person who suffers an economic loss as a result of the v	violation of this
32		ng an action to recover damages in the General Court of J	
33	• •	at to this section shall be tried in the county where the vio	
34		y where the defendant resides or conducts, transacts, or	has transacted
35	business."		
36	SECT	<b>FION 8.</b> This act becomes effective October 1, 2005.	