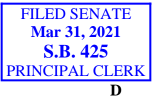
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021



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SENATE BILL DRS45226-MQ-75A

	Short Title:	GAP and	VVPA Agreement Changes.	(Public)	
	Sponsors:	Senators V	Voodard, Perry, and Johnson (Primary Sponsors).		
	Referred to:				
1		O MARE	A BILL TO BE ENTITLED		
2 3			CHANGES TO THE STATUTES GOVERNIN ON WAIVERS AND TO CREATE AN ARTI		
3 4				CLE GOVERNING	
4 5		VEHICLE VALUE PROTECTION AGREEMENTS.			
5 6	The General Assembly of North Carolina enacts:				
7		SECTION 1. G.S. 66-440 reads as rewritten: "§ 66-440. Definitions.			
8	-		ions apply in this Article:		
9	(1		histrator. – A person that performs administra	ative or operational	
10	(1)	,	ons with respect to guaranteed asset protection wai	-	
10	(2)		ver. – A debtor, retail buyer, or lessee unde		
12	(2)	agreer	· · · · · · · · · · · · · · · · · · ·	a venicle infance	
12	(3	0	or. – Any of the following:		
14		a.	A lender in a loan or credit transaction.		
15		b.	A lessor in a lease transaction.		
16		с.	A vehicle dealer, including a motor vehicle de	ealer as that term is	
17		0.	defined in G.S. 20-286(11), that provides cro		
18			financing for a purchaser of a vehicle.		
19		d.	A seller in a commercial retail installment transac	ction.	
20		e.	An assignee of any of the foregoing to whom th		
21			payable.		
22	(4)) Free-le	pok period. – The period of time from the effective	date of a guaranteed	
23			protection waiver until the date the borrower may	-	
24		-	it penalty, fees, or costs to the borrower.		
25	(5)		nteed asset protection waiver. – Either of the follo	wing:	
26		a.	A contractual agreement in which a creditor agree	-	
27		—	without a separate charge charge, to cancel or		
28			amounts due on a borrower's vehicle finance agre		
29			a total physical damage loss or unrecovered theft	of the vehicle, which	
30			agreement shall be part of, or a separate adder		
31			finance agreement. The agreement may also prov	vide, with or without	
32			a separate charge, a benefit that waives an an	nount or provides a	
33			borrower with a credit towards the purchase of a		
34		<u>b.</u>	A contractual agreement in which a creditor agree	es, with or without a	
35			separate charge, to cancel or waive all or part of	of amounts that may	
36			become due under a borrower's lease agreement as	s a result of excessive	
			-		



General Assen	ubly Of North Carolina	Session 2021
	wear and use of a vehicle. The agreen	nent must be part of, or a separate
	addendum to, the lease agreement. E	Excess wear and use waivers may
	also cancel or waive amounts due for	r excess mileage.
(6)	Insurer. – An insurance company licensed, re	
	to do business under Chapter 58 of the Gene	ral Statutes.
(7)	Vehicle. – A motor vehicle, as that term is de	efined in G.S. 20-286(10), as well
	as self-propelled or towed vehicles designed	l for personal or commercial use,
	including, but not limited to, automobiles,	•
	vehicles, all-terrain vehicles, snowmobi	
	watercraft, and trailers for motorcycles,	boats, campers, and personal
	watercraft.	
(8)	Vehicle finance agreement. – A loan, lease, o	or retail installment sales contract
	for the purchase or lease of a vehicle."	
	CTION 2. G.S. 66-446 reads as rewritten:	
	scellaneous provisions.	
	cle Controls. – The offering and sale of guaran	nteed asset protection waivers in
	be subject to the provisions of this Article.	
	ner of Payment. – Guaranteed asset protection	
	d for a single payment or may be offered with	a montily of periodic payment
ption. (c) Con	pliance With Truth in Lending Act. – Notwith	estanding any other provision of
	the borrower for a guaranteed asset protection	
•	<u>h</u> the Truth in Lending Act (15 U.S.C. § 160	
-	they may be amended from time to time, shall	
-	finance charge or interest. The cost of a guaran	· ·
	with this Article shall be considered an authori	-
-	25A of the General Statutes and shall not be consi	•
r interest there		<u></u>
	ervation Upon Transfer. – A guaranteed asset	protection waiver shall remain a
. ,	cle finance agreement upon its assignment, sale.	1
(e) Can	not Be Required. – Neither the extension of cred	it, the term of credit, nor the term
f a related vel	nicle sale or lease may be conditioned upon the	e purchase of a guaranteed asset
rotection waiv	er.	
	warding of Proceeds. – A creditor that offers a g	-
-	sale of and forward funds received on all such v	• • •
	bed in any applicable administrative services	
	surance policy, or other specified program docu	
	iciary Duty. – Funds received or held by a credit	
	reditor, or administrator, pursuant to the terms	of a written agreement, shall be
•	litor or administrator in a fiduciary capacity."	
	CTION 3. Chapter 66 of the General Statutes is a	amended by adding a new Article
o read:		
	" <u>Article 48.</u>	
S ((170 See	"Vehicle Value Protection Agreem	ents.
<u>§ 66-470. Sco</u>		n which webiels value protection
	e of this Article is to provide a framework withi defined and may be offered within this State.	in which vehicle value protection
" <u>§ 66-471. Def</u>	-	
	ng definitions apply in this Article:	
I HE IUHUWI	ng aominions apply in this mittele.	

	General Assemb	ly Of North Carolina	Session 2021
1	<u>(1)</u>	Administrator. – The person responsible for the add	ministrative or operational
2		functions of vehicle value protection agreements,	-
3		to, the adjudication of claims or benefit requests by	contract holders.
4	<u>(2)</u>	Commercial A transaction wherein the motor veh	nicle will primarily be used
5		for business purposes rather than personal.	
6	<u>(3)</u>	Contract holder A person who is the purchaser o	r holder of a vehicle value
7		protection agreement.	
8	<u>(4)</u>	Finance agreement. – A loan, retail installment sale	es contract, or lease for the
9		purchase, refinancing, or lease of a motor vehicle.	
10	<u>(5)</u>	Free-look period. – The period of time from the ef	
11		value protection agreement until the date the	÷
12		agreement may be canceled without penalty, fees, o	
13	<u>(6)</u>	Insurer. – An insurance company licensed, registered	
14	(7)	to issue contractual liability insurance under the ins	
15 16	<u>(7)</u>	Motor vehicle. – Self-propelled or towed vehicles	
10 17		commercial use, including, but not limited motorcycles, recreational vehicles, all-terrain	
17		campers, boats, personal watercraft, and related tra	
19	<u>(8)</u>	Person. – Includes an individual, company, a	
20	<u>(0)</u>	partnership, business trust, corporation, and every f	_
20	<u>(9)</u>	Provider. – A person that is obligated to provide	
22	<u> 1-1</u>	value protection agreement.	
23	(10)	Vehicle value protection agreement. – Includes a d	contractual agreement that
24	<u></u>	provides a benefit towards either the reduction of s	
25		holder's current finance agreement deficiency	
26		purchase or lease of a replacement motor vehicle or	purchase of motor vehicle
27		services, upon the occurrence of an adverse eve	ent to the motor vehicle,
28		including, but not limited to, loss, theft, damage, ob	
29		value or depreciation. An agreement may include r	-
30		trade-in credit agreements, diminished value agreer	
31		agreements, or other similarly named agreements.	The term does not include
32	118 ((473 D	debt waivers.	
33		irements for offering vehicle value protection agr	
34 35		le value protection agreements in compliance with the consumers in this State.	<u>ils Article may be offered,</u>
35 36		vider may perform as an administrator or may utilize	a third party administrator
30 37	- · · · -	e to be responsible for any and all of the admini-	
38		nents in compliance with this Article.	istration of venicie value
39		tract holder that has been sold a vehicle value prot	ection agreement shall be
40		access to a copy of the agreement.	
41		thstanding any other provision of law to the contrar	ry, any amount charged or
42		nicle value protection agreement is an authorized char	
43		to be considered a finance charge or interest. The ar	
44		t may be included within the amount financed under	
45	be considered a p	art of the finance charge or interest thereunder.	
46	(e) In ord	er to assure the faithful performance of the provider's	s obligations to its contract
47	-	vider shall comply with one of the following require	
48	<u>(1)</u>	Reimbursement insurance policy The insurance	
49		protection agreements under a reimbursement insu	· · ·
50		insurer licensed, registered, or otherwise authorized	to do business in this State
51		that meets one of the following criteria:	

General Asse	mbly Of	North Carolina	Session 2021
	<u>a.</u>	The insurer issuing the reimbu	ursement policy must continuously
	<u>u.</u>		lders and paid-in capital of at least
		fifteen million dollars (\$15,000,0	± ±
	<u>b.</u>		bursement insurance policy must
	<u>.</u>		to policyholders and paid-in capital
			lars (\$15,000,000) but at least ten
			ad the company maintains a ratio of
			vritten, to surplus as to policyholders
		and paid-in capital of not greater	
<u>(2)</u>	Mair	tenance of net worth. $-$ A provider s	
(2)	<u>a.</u>		ent company maintain, a net worth or
	<u>u.</u>	• •	ast one hundred million dollars
		(\$100,000,000).	ast one nundred minion donars
	<u>b.</u>		s or the provider's parent company's
	<u>U.</u>		a 20-F filed with the Securities and
			ithin the last calendar year, or if the
			EC, a copy of the company's audited
		1 1	vs a net worth of the provider or its
			t one hundred million dollars
		· · · · ·	parent company's Form 10-K, Form
			are utilized to meet the provider's
			en the parent company shall agree to
		• •	provider relating to vehicle value
		protection agreements sold by the	
Except fo	r the red		ection, no other financial security
		quired for vehicle value protection a	•
·		* *	f credit, nor the terms of the related
			nsumer's payment for or financing of
		▲	cle value protection agreements may
be discounted	or given	at no charge in connection with the	purchase of other noncredit-related
goods or servi	ces.		
<u>(g)</u> <u>A</u>	vehicle va	lue protection agreement shall incl	ude a term stating that if a contract
holder cancels	the agree	ment within the free-look period, th	e contract holder will be entitled to a
full refund of	the purch	ase price paid by the contract holder	r, if any, so long as no benefits have
been provided	A free-le	bok period must be at least 30 days.	
<u>(h)</u> If t	he provid	er of the vehicle value protection ag	greement cancels the agreement, the
provider shall	mail a wr	tten notice to the contract holder at t	he last known address of the contract
holder contain	ed in the	records of the provider at least five d	ays prior to cancellation. Prior notice
to the contract	holder is	not required if the reason for cancel	lation is nonpayment of the provider
fee, a materia	misrepr	esentation by the contract holder to	the provider or administrator, or a
substantial bre	ach of du	ties by the contract holder relating t	o the covered product or its use. The
notice shall st	ate the ef	fective date of the cancellation and	the reason for the cancellation. If a
vehicle value	protectio	n agreement is cancelled by the	provider for a reason other than
nonpayment o	f the pro	vider fee, the provider shall refund	to the contract holder one hundred
-			d by the contract holder, if any. If
			tinues after a claim, then any refund
	-		not exceeding seventy-five dollars
	-	ed by the provider.	
" <u>§ 66-473. Di</u>			
	-	-	writing and in clear, understandable
language that	s easy to	read all of the following:	

	General Assemb	oly Of North Carolina	Session 2021
1	<u>(1)</u>	The name and address of the provider, contract holder, a	nd administrator, if
2		any.	
3	<u>(2)</u>	The terms of the vehicle value protection agreement,	including, without
Ļ		limitation, the purchase price to be paid by the contract	holder, if any, the
		requirements for eligibility, conditions of coverage, and ex	
	<u>(3)</u>	A statement that the vehicle value protection agreement n	nay be cancelled by
		the contract holder within a free-look period as specified	in the vehicle value
		protection agreement, and that, if cancelled, the contract ho	older will be entitled
		to a full refund of the purchase price paid by the contract	ct holder, if any, so
		long as no benefits have been provided.	
	<u>(4)</u>	The procedure the contract holder must follow, if any, to ob	otain a benefit under
		the terms and conditions of the vehicle value protection ag	reement, including,
		if applicable, a telephone number or website and address	where the contract
		holder may apply for a benefit.	
	<u>(5)</u>	Whether the vehicle value protection agreement is ca	incellable after the
		free-look period and the conditions under which it may be c	cancelled, including
		the procedures for requesting any refund of the unearned	purchase price paid
		by the contract holder.	
	<u>(6)</u>	In the event of cancellation, the methodology for calculating	ng any refund of the
		unearned purchase price of the vehicle value protection ag	greement due.
	<u>(7)</u>	A statement that neither the extension of credit, nor the terr	ms of the credit, nor
		the terms of the related motor vehicle sale or lease may b	e conditioned upon
		the purchase of the vehicle value protection agreement.	
	<u>(8)</u>	A statement of the terms, restrictions, or conditions govern	ning cancellation of
		the vehicle value protection agreement prior to the termin	
		date of the vehicle value protection agreement by either	the provider or the
		contract holder.	
		mercial transaction exemptions.	
		5) and (7) shall not apply to vehicle value protection agr	eements offered in
		a commercial transaction.	
	" <u>§ 66-475. Enfo</u>		
	•	General may take action necessary or appropriate to enforce	-
		to protect vehicle value protection agreement consumers	-
	* *	d opportunity for hearing, the Attorney General may do the f	-
	<u>(1)</u>	Order the creditor, provider, administrator, or any ot	-
		compliance with this Article to cease and desist from	om product-related
		operations which are in violation of this Article.	
	<u>(2)</u>	Impose a penalty of not more than five hundred dollars (\$5	· · ·
		and no more than ten thousand dollars (\$10,000) in th	
		violations of a similar nature. For purposes of this section	-
		similar nature if the violation consists of the same or simila	
		action, or practice, irrespective of the number of times the	
	118 ((A7 (T-+ 4	practice which is determined to be a violation of this Artic	<u>cle occurred.</u>
	" <u>§ 66-476. Inter</u>		m the provisions of
		e protection agreements are not insurance and are exempt fro	_
		e General Statutes, as are persons administering, marketing,	
		lue protection agreements to consumers. All vehicle value pro a after the date of enactment of this Article shall not be cons	
•	•	FION 4. If any provision of this act, or the application of the	
		is the application of this act, of the application of the application of the application of the stances, is held invalid, the remainder of this act, and the	· ·
0	person or circuit	istances, is nere invalid, the remainder of this act, and the	application of the

- 1 provision to persons or circumstances other than those as to which it is held invalid, shall not be
- 2 affected.
- 3 **SECTION 5.** This act becomes effective January 1, 2022, and applies to agreements
- 4 entered into on or after that date.