GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

S

SENATE BILL 425

Commerce and Insurance Committee Substitute Adopted 5/6/21

	Short Title: GAP and VVPA Agreement Changes.			(Public)	
	Sponsors:				
	Referred to:				
			April 1, 2021		
1			A BILL TO BE ENTITLED		
2	AN ACT TO	AN ACT TO MAKE CHANGES TO THE STATUTES GOVERNING GUARANTEED			
3	ASSET PRO	ASSET PROTECTION WAIVERS AND TO CREATE AN ARTICLE GOVERNING			
4	VEHICLE VALUE PROTECTION AGREEMENTS.				
5	The General Assembly of North Carolina enacts:				
6		SECTION 1. G.S. 66-440 reads as rewritten:			
7	"§ 66-440. Defi	initions.			
8	The following	ng defin	tions apply in this Article:		
9	(1)	-	nistrator. – A person that performs admir	istrative or operational	
10		funct	ions with respect to guaranteed asset protection	waivers.	
11	(2)	Borro	ower. – A debtor, retail buyer, or lessee u	inder a vehicle finance	
12		agree	ment.		
13	(3)	Credi	tor. – 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 vehicl	e dealer as that term is	
17			defined in G.S. 20-286(11), that provides	credit to or arranges	
18			financing for a purchaser of a vehicle.		
19		d.	A seller in a commercial retail installment tra		
20 21		e.	An assignee of any of the foregoing to whom payable.	n the credit obligation is	
22	(4)	Free-look period. – The period of time from the effective date of a guaranteed			
21 22 23 24 25 26		asset protection waiver until the date the borrower may cancel the contract			
24		witho	out penalty, fees, or costs to the borrower.		
25	(5)	Guar	anteed asset protection waiver Either of the f	ollowing:	
		<u>a.</u>	A contractual agreement in which a creditor	-	
27			without a separate charge charge, to cance	-	
28			amounts due on a borrower's vehicle finance		
28 29 30			a total physical damage loss or unrecovered the		
			agreement shall be part of, or a separate a		
31			finance agreement. The agreement may also		
32			a separate charge, a benefit that waives a	-	
33			borrower with a credit towards the purchase	-	
34		<u>b.</u>	A contractual agreement in which a creditor	•	
35			separate charge, to cancel or waive all or p	-	
36			become due under a borrower's lease agreeme	ent as a result of excessive	



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		wear and use of a vehicle. The ag	reement must be part of, or a separate
			nt. Excess wear and use waivers may
		also cancel or waive amounts due	
		The term does not include a vehicle valu	
		G.S. 66-471(10).	<u> </u>
	(6)	Insurer. – An insurance company license to do business under Chapter 58 of the G	-
	(7)	Vehicle. – A motor vehicle, as that term i	
	(7)	as self-propelled or towed vehicles design including, but not limited to, automobil vehicles, all-terrain vehicles, snown watercraft, and trailers for motorcycl	gned for personal or commercial use, es, trucks, motorcycles, recreational nobiles, campers, boats, personal
		watercraft.	
	(8)	Vehicle finance agreement. – A loan, lea	se, or retail installment sales contract
		for the purchase or lease of a vehicle."	
		FION 2. G.S. 66-446 reads as rewritten:	
		ellaneous provisions.	
(a) this State		e Controls. – The offering and sale of gu subject to the provisions of this Article.	aranteed asset protection waivers in
(b)	Manı	er of Payment. – Guaranteed asset protect	ion waivers may, at the option of the
reditor, b	be sold	for a single payment or may be offered	with a monthly or periodic payment
ption.			
(c)	Com	bliance With Truth in Lending Act. – Not	withstanding any other provision of
aw, any c	cost to	the borrower for a guaranteed asset protect	tion waiver subject to entered into in
omplianc	e with	_the Truth in Lending Act (15 U.S.C. §	1601, et seq.) and its implementing
		ey may be amended from time to time, sh	
e conside	ered a	inance charge or interest. The cost of a gua	aranteed asset protection waiver sold
n complia	ance w	ith this Article shall be considered an aut	horized charge that may be financed
nder Cha	pter 25	A of the General Statutes and shall not be c	onsidered a part of the finance charge
r interest	thereu	nder.	
(d)	Prese	rvation Upon Transfer A guaranteed as	set protection waiver shall remain a
oart of the	vehic	e finance agreement upon its assignment, s	sale, or transfer by a creditor.
(e)		ot Be Required. – Neither the extension of a	
of a relate	ed vehi	cle sale or lease may be conditioned upor	n the purchase of a guaranteed asset
protection			
(f)		arding of Proceeds. – A creditor that offers	
-		ale of and forward funds received on all su	č 1 .
• •		ed in any applicable administrative servi	
olicy, oth		rance policy, or other specified program d	
(g)		iary Duty. – Funds received or held by a cro	
		editor, or administrator, pursuant to the ter	-
held by th		tor or administrator in a fiduciary capacity	
	SEC'	FION 3. Chapter 66 of the General Statutes	s is amended by adding a new Article
o read:			
		" <u>Article 48.</u>	
		"Vehicle Value Protection Agre	eements.
" <u>§ 66-470</u>			
-	-	of this Article is to provide a framework w	-
		efined and may be offered within this State	<u>e.</u>
" <u>§ 66-471</u>			
The fo	ollowin	g definitions apply in this Article:	

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	<u>(1)</u>	Administrator The person responsible for the admi	nistrative or operational
		functions of vehicle value protection agreements, inc	cluding, but not limited
		to, the adjudication of claims or benefit requests by co	ontract holders.
	<u>(2)</u>	Commercial A transaction wherein the motor vehic	le will primarily be used
		for business purposes rather than personal.	
	<u>(3)</u>	Contract holder. – A person who is the purchaser or h	older of a vehicle value
		protection agreement.	
	<u>(4)</u>	Finance agreement. – A loan, retail installment sales of	contract, or lease for the
		purchase, refinancing, or lease of a motor vehicle.	
	<u>(5)</u>	Free-look period. – The period of time from the effect	
		value protection agreement until the date the ve	
		agreement may be canceled without penalty, fees, or	
	<u>(6)</u>	Insurer. – An insurance company licensed, registered,	
		to issue contractual liability insurance under the insur	
	<u>(7)</u>	Motor vehicle. – Self-propelled or towed vehicles d	
		commercial use, including, but not limited to,	
		motorcycles, recreational vehicles, all-terrain v	
	(9)	<u>campers, boats, personal watercraft, and related traile</u> Person. – Includes an individual, company, ass	
	<u>(8)</u>	partnership, business trust, corporation, and every for	-
	<u>(9)</u>	Provider. – A person that is obligated to provide a	
	<u>())</u>	value protection agreement.	benefit under a vennere
	(10)	Vehicle value protection agreement. – Includes a cor	ntractual agreement that
	<u>(10)</u>	provides a benefit towards either the reduction of sor	-
		holder's current finance agreement deficiency ba	
		purchase or lease of a replacement motor vehicle or pu	
		services, upon the occurrence of an adverse event	
		including, but not limited to, a less than total	
		obsolescence, or diminished value or depreciation. An	
		related agreements such as trade-in credit agreem	
		agreements, depreciation benefit agreements, or	
		agreements. The term does not include a guaranteed	•
		as defined in G.S. 66-440(5).	-
" <u>§ 60</u>	6-472. Requ	irements for offering vehicle value protection agree	ments.
		le value protection agreements in compliance with this	Article may be offered,
	-	consumers in this State.	
		vider may perform as an administrator or may utilize a t	
	-	e to be responsible for any and all of the administration	ration of vehicle value
-		nents in compliance with this Article.	
<u></u>		tract holder that has been sold a vehicle value protec	tion agreement shall be
-	*	l access to a copy of the agreement.	. 1 1
		thstanding any other provision of law to the contrary,	
		nicle value protection agreement is an authorized charge	
		to be considered a finance charge or interest. The amo	-
	-	t may be included within the amount financed under G	1.5. 25A-9 and shall not
		art of the finance charge or interest thereunder. er to assure the faithful performance of the provider's o	bligations to its contract
<u>~</u>		vider shall comply with one of the following requireme	-
10100	<u>(1)</u>	<u>Reimbursement insurance policy. – The insurance</u>	
	<u>(1)</u>	protection agreements under a reimbursement insura	
		protection agreements under a remoursement moura	nee poney issued by all

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1		insurer licensed, registered, or otherwise authorized	to do business in this State
2		that meets one of the following criteria:	
3		a. The insurer issuing the reimbursement p	olicy must continuously
4		maintain surplus as to policyholders and p	
5		fifteen million dollars (\$15,000,000).	-
6		b. The insurer issuing the reimbursement	insurance policy must
7		continuously maintain surplus as to policyh	olders and paid-in capital
8		of less than fifteen million dollars (\$15,0	000,000) but at least ten
9		million dollars (\$10,000,000), and the com	<u>pany maintains a ratio of</u>
10		net written premiums, wherever written, to s	urplus as to policyholders
1		and paid-in capital of not greater than three-	
2	<u>(2)</u>	Maintenance of net worth. – A provider shall do all	•
3		a. <u>Maintain, or together with its parent compan</u>	•
4		stockholders' equity of at least one h	nundred million dollars
5		<u>(\$100,000,000).</u>	
6		b. Maintain a copy of the provider's or the pro-	
7		most recent Form 10-K or Form 20-F filed	
8		Exchange Commission (SEC) within the la	•
9		company does not file with the SEC, a copy	± •
20		financial statements, which shows a net we	
21			undred million dollars
22		(\$100,000,000). If the provider's parent com	
23		20-F, or financial statements are utilized	• • • • • • • • • • • • • • • • • • •
24		financial security requirement, then the pare	· · ·
25 26		guarantee the obligations of the provider	
20 27	Except for t	protection agreements sold by the provider i the requirements specified in this subsection, no	
28		Il be required for vehicle value protection agreement	
29	•	er the extension of credit, nor the terms of credit, no	L
30		le or lease shall be conditioned upon the consumer's pa	
1		vehicle value protection agreement. Vehicle value pr	
32		given at no charge in connection with the purchase	
33	goods or services		
34	•	nicle value protection agreement shall include a term	stating that if a contract
35		e agreement within the free-look period, the contract l	-
36	full refund of the	e purchase price paid by the contract holder, if any, so	o long as no benefits have
37	been provided. A	free-look period must be at least 30 days.	-
38	(h) If the provider of the vehicle value protection agreement cancels the agreement, the		
39	provider shall ma	ail a written notice to the contract holder at the last know	wn address of the contract
-0	holder contained	in the records of the provider at least five days prior to	cancellation. Prior notice
1		older is not required if the reason for cancellation is no	· · ·
12		nisrepresentation by the contract holder to the provide	
3		h of duties by the contract holder relating to the cover	-
14		the effective date of the cancellation and the reason	
.5	-	rotection agreement is cancelled by the provider	
6		he provider fee, the provider shall refund to the con	
17 10		of the unearned pro rata provider fee paid by the c	
48 40		he vehicle value protection agreement continues after	
49 50	•	ms paid. A reasonable administrative fee, not excee	song seventy-rive dollars
50 51	· · · · · ·	e charged by the provider.	
51	" <u>§ 66-473. Discl</u>	<u>osures.</u>	

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1	Vehicle valu	e protection agreements must disclose in writing	and in clear, understandable
2	language that is e	easy to read, all of the following:	
3	<u>(1)</u>	The name and address of the provider, contract	holder, and administrator, if
4		any.	
5	<u>(2)</u>	The terms of the vehicle value protection ag	reement, including, without
6		limitation, the purchase price to be paid by the	e contract holder, if any, the
7		requirements for eligibility, conditions of covera	ge, and exclusions.
8	<u>(3)</u>	A statement that the vehicle value protection ag	reement may be cancelled by
9		the contract holder within a free-look period as a	specified in the vehicle value
0		protection agreement, and that, if cancelled, the c	ontract holder will be entitled
1		to a full refund of the purchase price paid by the	ne contract holder, if any, so
2		long as no benefits have been provided.	
3	<u>(4)</u>	The procedure the contract holder must follow, if	
4		the terms and conditions of the vehicle value pro	
5		if applicable, a telephone number or website an	d address where the contract
6		holder may apply for a benefit.	
7	<u>(5)</u>	Whether the vehicle value protection agreem	
8		free-look period and the conditions under which i	
9		the procedures for requesting any refund of the u	unearned purchase price paid
20		by the contract holder.	
21	<u>(6)</u>	In the event of cancellation, the methodology for	
2		unearned purchase price of the vehicle value pro	
3	<u>(7)</u>	A statement that neither the extension of credit, n	
4		the terms of the related motor vehicle sale or lea	•
5 6	$\langle 0 \rangle$	the purchase of the vehicle value protection agree	
0 7	<u>(8)</u>	A statement of the terms, restrictions, or condition	
.7		the vehicle value protection agreement prior to date of the vehicle value protection agreement	
.8 9		contract holder.	by entire the provider of the
0	"8 66-474 Com	mercial transaction exemptions.	
1	<u>GS 66-473</u>	5) and (7) shall not apply to vehicle value protection	ection agreements offered in
2		a commercial transaction.	
3	"§ 66-475. Enfo		
4		General may take action necessary or appropriate	e to enforce the provisions of
5		to protect vehicle value protection agreement co	
6		d opportunity for hearing, the Attorney General ma	
57	<u>(1)</u>	Order the creditor, provider, administrator, o	or any other person not in
8		compliance with this Article to cease and	desist from product-related
9		operations which are in violation of this Article.	
0	<u>(2)</u>	Impose a penalty of not more than five hundred d	ollars (\$500.00) per violation
-1		and no more than ten thousand dollars (\$10,0	
2		violations of a similar nature. For purposes of th	
3		similar nature if the violation consists of the same	
4		action, or practice, irrespective of the number of	
5		practice which is determined to be a violation of	this Article occurred.
-6	" <u>§ 66-476. Inter</u>		
7		e protection agreements are not insurance and are e	
18		e General Statutes, as are persons administering, n	· · · ·
19		ue protection agreements to consumers. All vehicle	· ·
50	issued prior to an	d after the date of enactment of this Article shall no	Di de construed as insurance."

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1 **SECTION 4.** If any provision of this act, or the application of that provision to any 2 person or circumstances, is held invalid, the remainder of this act, and the application of the 3 provision to persons or circumstances other than those as to which it is held invalid, shall not be 4 affected.

5 **SECTION 5.** This act becomes effective January 1, 2022, and applies to agreements 6 entered into on or after that date.