GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

H HOUSE BILL 957

Short Title:	Home Warranty Regulatory Reform. (Public)
Sponsors:	Representatives Logan, Belk, T. Brown, and Budd (Primary Sponsors). For a complete list of sponsors, refer to the North Carolina General Assembly web site.
Referred to:	Appropriations, if favorable, Rules, Calendar, and Operations of the House
	May 2, 2024
AGREE The General	A BILL TO BE ENTITLED TO PLACE CONSUMER PROTECTIONS AROUND HOME SERVICE MENTS. Assembly of North Carolina enacts: SECTION 1. G.S. 66-371 reads as rewritten:
	Home appliance service agreement companies.agreements.
soliciting bu "home servi	This section Article applies to all home appliance service agreement companies siness agreements in use in this State, but it State. For the purposes of this section, a ce agreement" is a service agreement for a set list of appliances and systems in a egardless of whether the agreement is titled as a contract, home warranty, extended
	nty, home appliance warranty, or other.
	n addition to the requirements of G.S. 66-369.2, home service agreements shall
contain the f	-
7	1) A list of covered items that is referenced each time the agreement is discussing coverage.
	A detailed description of the types of loss or damage the agreement covers. A detailed description of what is excluded from the agreement, in a prominent location in the agreement and in bold face type.
<u>)</u>	A statement of the purchaser's rights under G.S. 66-369.2(d)(2), in immediate proximity to the space reserved for the signature of the purchaser of the agreement, in bold face type of a minimum size of 10 points, in substantially the following form: "You, the purchaser of this service agreement, may cancel this contract at anytime after purchase and receive a pro rata refund less any claims paid on the agreement and a reasonable administrative fee, not to exceed ten percent (10%) of the amount of the pro rata refund."
<u>(a2)</u> <u>H</u>	Home service agreement companies shall do all of the following:
	At the time of signing the agreement, provide either an electronic or paper copy of the agreement to the purchasing consumer. The company shall also have versions of the agreement available in formats that are accessible to people with disabilities.
<u>(</u>	2) Maintain a list of company-approved vendors available to perform services under the agreement and allow customers the option to use an approved vendor. The vendor list shall be updated regularly to remove vendors that are



unresponsive or have declined to work with the company on a routine basis.

- **General Assembly Of North Carolina** 1 (3) 2 3 4 5 6 7 8 (a3) 9 (1) 10 11 (2) 12 13 14 15 16 17 18 <u>(3)</u> 19 20 property. 21 <u>(4)</u> 22 23 24 25 (b) 26 (1) 27 28 29 30 31 32 (2) 33 34 35 36 37 38 39 40 (3)41" 42 43
 - **SECTION 2.(a)** Subsection (b) of G.S. 66-372 is recodified as G.S. 66-369.1 (to be entitled "Definitions") and reads as rewritten:

"§ 66-369.1. Definitions.

The following definitions apply in this section and in G.S. 66-373: Article:

- Consumer. The purchaser or beneficiary of a service agreement. (1)
- (2) Covered items. – The list of items in a service agreement that are subject to the agreement, with each item identified in detail by brand, location, or other feature of the consumer's specific item.

Ensure that the repair, replacement, or maintenance requested under the agreement is completed or scheduled for completion within five business days of a consumer's claim for any covered item that is necessary for heating, air-conditioning, or the functioning of a bathroom if there is only one bathroom in the residence. If the company cannot have the claim completed or scheduled for completion within five days, the company shall pay to have an out-of-network vendor complete the service.

This Article does not apply to any of the following:

- performance Performance guarantees or warranties made by manufacturers in connection with the sale of new home appliances.
- This section does not apply to any Any home appliance dealer licensed to do business in this State (i) whose primary business is the retail sale and service of home appliances; (ii) who that makes and administers its own service agreements without association with any other entity; and (iii) whose service agreements cover primarily appliances sold by the dealer to its retail customers, provided that customers so long as the dealer complies with G.S. 66-372-G.S. 66-369.2 and G.S. 66-373-G.S. 66-369.3.
- This section does not apply to any A warranty made by a builder or seller of real property relating to home appliances that are sold along with real
- This section does not apply to any An issuer of credit cards or charge cards that markets home appliance service agreements as an ancillary part of its business; provided, however, that such business so long as the issuer maintains insurance in accordance with G.S. 66-373.G.S. 66-369.3.
- The following definitions apply in this section:
 - "Home appliance" means a clothes washing machine or dryer; kitchen appliance; vacuum cleaner; sewing machine; home audio or video electronic equipment; home electronic data processing equipment; home exercise and fitness equipment; home health care equipment; power tools; heater or air conditioner, other than a permanently installed unit using internal ductwork; or other personal consumer goods.
 - "Home appliance service agreement" means any contract or agreement indemnifying the home appliance service agreement holder against loss caused by damage or failure, arising out of a power surge or the ownership, operation, use, or accidental damage from handling of a home appliance, of a mechanical or other component part of the home appliance that is listed in the agreement. The term does not include a contract or agreement that reimburses the home appliance service agreement holder for damage occurring during delivery or installation of a home appliance.
 - "Home appliance service agreement company" means any person that issues home appliance service agreements and that is not a licensed insurer.

Page 2

44

45

46

47

48

49

50

	Ge
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 36 37 38 37 38 37 38 37 37 38 37 37 37 37 37 37 37 37 37 37 37 37 37	(c). (a). "M "§ 66- writeith
41 42	sati
42	
43 44	
~~	

- (1)(3) Service agreement. Includes motor vehicle service agreements and home appliance agreements. An agreement between a consumer and a service agreement company in which a consumer agrees to pay a set fee or premium, and may agree to pay a deductible, in exchange for a service provider promising to repair, replace, or maintain a set list of covered items. This term includes agreements where the service provider facilitates but does not actually perform the repair, replacement, or maintenance of a covered item and agreements where a service provider reimburses the consumer for obtaining their own repair, replacement, or maintenance.
- (2)(4) Service agreement company. Includes motor vehicle service agreement companies and home appliance service agreement companies. A person, other than an insurer licensed to write liability insurance under Article 7 or 16 of Chapter 58 of the General Statutes, that issues service agreements."

SECTION 2.(b) G.S. 66-372(e)(2) is recodified as G.S. 66-370(a2). Subsections (a), (c), (d), the remainder of (e), (f), (h), (i), (j), and (*l*) of G.S. 66-372 are recodified as subsections (a), (b), (c), (d), (e), (f), (g), (h), and (i), respectively, of G.S. 66-369.2 (to be entitled "Miscellaneous requirements for service agreements") and read as rewritten:

"§ 66-369.2. Miscellaneous requirements for service agreements.

- (a) The provisions of this section and G.S. 66-373 apply to companies specified in G.S. 66-370 and G.S. 66-371. apply to all service agreements subject to this Article.
- (b) Before the sale of any service agreement, the service agreement company shall give written notice to the customer clearly disclosing that the purchase of the agreement is not required either to purchase or to obtain financing for the purchase of a motor vehicle or home appliance, as the case may be good.
- (c) No service agreement may be <u>A service agreement</u> used in this State by any service agreement company if the agreement:violates this Article if it does any of the following:
 - (1) In any respect violates, or does not comply with, the laws of this State; State.
 - (2) Contains, or incorporates by reference when incorporation is otherwise permissible, any inconsistent, ambiguous, or misleading clauses or any exceptions and conditions that deceptively affect the risk purported to be assumed in the general coverage of the agreement; agreement.
 - (3) Has any title, heading, or other indication of its provisions that is misleading; ormisleading.
 - (4) Is printed or otherwise reproduced in a manner that renders any material provision of the agreement substantially illegible.
 - (5) Contains provisions that allow the company to cancel the agreement in its discretion other than for nonpayment of premiums or for a direct violation of the agreement by the consumer where the service agreement states that violation of the agreement would subject the agreement to cancellation.
- (d) All service agreements used in this State by a service agreement company shall: shall satisfy both of the following requirements:
 - (1) Not contain provisions that allow the company to cancel the agreement in its discretion other than for nonpayment of premiums or for a direct violation of the agreement by the consumer where the service agreement states that violation of the agreement would subject the agreement to cancellation;
 - (3)(1) Contain a cancellation provision allowing the consumer to cancel at any time after purchase and receive a pro rata refund less any claims paid on the agreement and a reasonable administrative fee, not to exceed ten percent (10%) of the amount of the pro rata refund.
 - (2) Contain a list of covered items.

51

45

46

47

48

49

50

SECTION 2.(c) G.S. 66-373 is recodified as G.S. 66-369.3 and reads as rewritten: "**§ 66-369.3.** Insurance policy requirements.

(a) Each company or person subject to this section—Article shall maintain contractual liability insurance or service agreement reimbursement insurance with an authorized—insurer authorized to write liability insurance under Article 7, 16, 21, or 22 of Chapter 58 of the General Statutes for one hundred percent (100%) of claims exposure, including reported and incurred but not reported claims and claims expenses, on business written in this State unless the company or person complies with all of the following:

...

- (e) Persons and companies subject to G.S. 58-1-15, 58-1-20, 66-370, 66-371, and 66-374 G.S. 58-1-20, and this Article are subject to and shall comply with this section."
- **SECTION 2.(d)** G.S. 66-370, as amended by subsection (b) of this section, reads as rewritten:

"§ 66-370. Motor vehicle service agreement companies.agreements.

- (a) For purposes of this section, "motor vehicle" is as defined in G.S. 20-4.01(23) and includes mopeds as defined in G.S. 20-4.01(27)j.
- (a1) This section <u>Article</u> applies to all motor vehicle service agreement companies soliciting business agreements in use in this <u>State</u>, <u>State</u>. A motor vehicle service agreement is either of the following:
 - (1) Any contract or agreement (i) indemnifying a consumer against loss caused by a motor vehicle failure that is listed in the agreement or (ii) providing for the repair of a motor vehicle failure that is listed in the agreement. For purposes of this subsection, "motor vehicle failure" is the failure of a mechanical or other component part of the motor vehicle arising out of the ownership, operation, or use of the vehicle.
 - (2) A contract or agreement to perform or to indemnify a consumer for performance of any of the following services:
 - <u>a.</u> The repair or replacement of tires or wheels on a motor vehicle damaged as a result of coming into contact with road hazards.
 - b. The removal of dents, dings, or creases on a motor vehicle that can be repaired using the process of paintless dent removal without affecting the existing paint or finish and without replacing vehicle body panels, sanding, bonding, or painting.
 - c. The repair of chips or cracks in or the replacement of motor vehicle windshields as a result of damage caused by road hazards.
 - <u>d.</u> The replacement of a motor vehicle key or key fob in the event that the key or key fob becomes inoperable or is lost or stolen.
 - e. Other services that may be approved by the Commissioner of Insurance, if not inconsistent with other provisions of this Article.
- (a2) With respect to a motor vehicle service agreement as defined in G.S. 66-370, <u>In addition to the requirements of G.S. 66-369.2</u>, motor vehicle service agreements shall provide for a right of assignability by the consumer to a subsequent purchaser before expiration of coverage if the subsequent purchaser meets the same criteria for motor vehicle service agreement acceptability as the original <u>purchaser</u>; and <u>purchaser</u>.
 - (a3) but it This Article does not apply to any of the following:
 - (1) maintenance Maintenance agreements, performance guarantees, warranties, or motor vehicle service agreements made by any of the following:
 - (1)a. A manufacturer, manufacturer.
 - (2)b. A distributor, or distributor.

- **General Assembly Of North Carolina** 1 (3)c. 2 3 4 a.1. 5 b.2. 6 c.3. 7 8 motor vehicles. 9 (2) 10 11 12 13 14 15 16 17 18 <u>(3)</u> 19 20 21 22 23 24 25 26 27 28 29 30 31 32 agreement or a contract of insurance. 33 <u>(4)</u> 34 35 36 37 lubricants. 38 A motor vehicle dealer that sells a motor vehicle service agreement to a consumer, as (a4) 39 defined in 15 U.S.C. § 2301(3), is not deemed to have made a written warranty to the consumer with respect to the motor vehicle sold or to have entered into a service contract with the consumer 40 that applies to the motor vehicle, as provided in 15 U.S.C. § 2308(a), if (i) the motor vehicle 41 42 dealer acts as a mere agent of a third party in selling the motor vehicle service agreement and (ii) the motor vehicle dealer would, after the sale of the motor vehicle service agreement, have no 43 further obligation under the motor vehicle service agreement to the consumer to service or repair 44 45 the vehicle sold to the consumer at or within 90 days before the dealer sold the motor vehicle 46 service agreement to the consumer. 47 (b) 48
 - The following definitions apply in this section and in G.S. 66-371, 66-372, and 66-373:
 - (1) Ancillary anti-theft protection program. A device or system that (i) is installed on or applied to a motor vehicle, (ii) is designed to prevent loss or damage to a motor vehicle from theft, and (iii) includes an ancillary anti-theft

- The manufacturer, manufacturer.
- The distributor, or distributor.
- The common owner of fifty-one percent (51%) or more of the manufacturer or distributor in connection with the sale of
- This section does not apply to any A motor vehicle dealer licensed to do business in this State (i) whose primary business is the retail sale and service of motor vehicles; (ii) who that makes and administers its own service agreements with or without association with a third-party administrator or who that makes its own service agreements in association with a manufacturer, distributor, or their subsidiaries or affiliates; and (iii) whose service agreements cover only vehicles sold by the dealer to its retail customer; provided that customer so long as the dealer complies with G.S. 66-372-G.S. 66-369.2 and G.S. 66-373-G.S. 66-369.3.
- A motor vehicle dealer who sells a motor vehicle service agreement to a consumer, as defined in 15 U.S.C. § 2301(3), is not deemed to have made a written warranty to the consumer with respect to the motor vehicle sold or to have entered into a service contract with the consumer that applies to the motor vehicle, as provided in 15 U.S.C. § 2308(a), if: (i) the motor vehicle dealer acts as a mere agent of a third party in selling the motor vehicle service agreement; and (ii) the motor vehicle dealer would, after the sale of the motor vehicle service agreement, have no further obligation under the motor vehicle service agreement to the consumer to service or repair the vehicle sold to the consumer at or within 90 days before the dealer sold the motor vehicle service agreement to the consumer. An agreement whereby an employer, or a third party contracted by the employer, provides mileage reimbursement and incidental maintenance and repairs to its employees for personal vehicles used for business purposes shall is not be considered a motor vehicle service
- A contract or agreement guaranteeing the performance of parts or lubricants manufactured or distributed by the guarantor and sold for use in connection with a motor vehicle where no additional consideration is paid or given to the guarantor for the contract or agreement beyond the price of the parts or

49

50

51

1		protec	tion pro	gram warranty. For purposes of this section, the term "ancillary
2				ection program" includes alarm systems, body part marking
3		produc	ets, steel	ring locks, window etch products, pedal and ignition locks, fuel
4				ill switches, and electronic, radio, and satellite tracking devices.
5				ii-theft protection program" does not include fuel additives, oil
6				other chemical products applied to the engine, transmission, or
7				interior or exterior surfaces of a motor vehicle.
8	(1a)			-theft protection program warranty. A written agreement by a
9				provides if the ancillary anti-theft protection program fails to
10				r damage to a motor vehicle from a theft, that the warrantor will
11				chalf of the warranty holder specified incidental costs, as a result
12				of the ancillary anti-theft protection program to perform pursuant
13				the ancillary anti-theft protection program warranty. Incidental
14				reimbursed in either a fixed amount specified in the ancillary
15				tection program warranty or by use of a formula itemizing
16		_		ental costs incurred by the warranty holder.
17	(1b)			surer. An insurance company authorized to write liability
18				er Articles 7, 16, 21, or 22 of Chapter 58 of the General Statutes.
19	(2)			Defined in G.S. 20-286(3).
20	(3)			rer. An insurance company licensed to write liability insurance
21				7 or 16 of Chapter 58 of the General Statutes.
22	(4)			e. Defined in G.S. 20 4.01(23), but also including mopeds as
23				5. 20-4.01(27)j.
24	(4a)			failure. The failure of a mechanical or other component part
25				vehicle arising out of the ownership, operation, or use of the
26		vehicl		
27	(5)	Motor		service agreement.
28		a.		ontract or agreement (i) indemnifying the motor vehicle service
29				nent holder against loss caused by a motor vehicle failure that is
30				in the agreement or (ii) providing for the repair of a motor
31				e failure that is listed in the agreement.
32		b.		or vehicle service agreement includes a contract or agreement to
33				m or to indemnify the holder of the motor vehicle service
34				ment for performance of any of the following services:
35			1.	The repair or replacement of tires or wheels on a motor vehicle
36				damaged as a result of coming into contact with road hazards.
37			2.	The removal of dents, dings, or creases on a motor vehicle that
38				can be repaired using the process of paintless dent removal
39				without affecting the existing paint or finish and without
40			2	replacing vehicle body panels, sanding, bonding, or painting.
41			3.	The repair of chips or cracks in or the replacement of motor
42				vehicle windshields as a result of damage caused by road
43			4	hazards.
44			4.	The replacement of a motor vehicle key or key fob in the event
45			_	that the key or key fob becomes inoperable or is lost or stolen.
46			5.	Other services which may be approved by the Commissioner
47				of Insurance, if not inconsistent with other provisions of this
48			A 4	Article.
49		c.		tor vehicle service agreement does not include a contract or
50				ment guaranteeing the performance of parts or lubricants
51			manut	actured or distributed by the guarantor and sold for use in

1	connection with a motor vehicle where no additional consideration is
2	paid or given to the guarantor for the contract or agreement beyond the
3	price of the parts or lubricants.
4	(6) Motor vehicle service agreement company. Any person that issues motor
5	vehicle service agreements and that is not a licensed insurer.
6	"
7	SECTION 3. There is appropriated from the General Fund to the Department of
8	Justice the sum of fifty thousand dollars (\$50,000) in recurring funds for the 2024-2025 fiscal
9	year to be allocated to the Office of the Attorney General to enforce the provisions of Article 43
10	of Chapter 66 of the General Statutes, as amended by this act.
11	SECTION 4. Sections 1 and 2 of this act become effective October 1, 2024, and
12	apply to service agreements entered into on or after that date. Section 3 of this act becomes
13	effective July 1, 2024. The remainder of this act is effective when it becomes law.
	•