GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2023**

S

FILED SENATE
May 2, 2024
S.B. 857
PRINCIPAL CLERK
D

SENATE BILL DRS15407-NHa-151A

	Short Title:	: H	ome Warranty Regulatory Reform.	(Public)
	Sponsors:	Se	enator Mohammed (Primary Sponsor).	
	Referred to	:		
1			A BILL TO BE ENTITLED	
2			PLACE CONSUMER PROTECTIONS AROUND H	IOME SERVICE
3	AGREI			
4			embly of North Carolina enacts:	
5			FION 1. G.S. 66-371 reads as rewritten:	
6			e appliance s ervice agreement companies.<u>ag</u>reements.	
7			section <u>Article</u> applies to all home appliance service agree	
8			ss-agreements in use in this State, but it State. For the purpose	
9			greement" is a service agreement for a set list of appliances	-
10		-	less of whether the agreement is titled as a contract, home v	<u>varranty, extended</u>
11		•	nome appliance warranty, or other.	
12			dition to the requirements of G.S. 66-369.2, home service	agreements shall
13	contain the			. • • •
14		<u>(1)</u>	A list of covered items that is referenced each time the agree	ement is discussing
15		$\langle \mathbf{O} \rangle$	coverage.	
16		$\frac{(2)}{(2)}$	A detailed description of the types of loss or damage the ag	
17		<u>(3)</u>	A detailed description of what is excluded from the agreement	ent, in a prominent
18		(1)	location in the agreement and in bold face type.	
19		<u>(4)</u>	A statement of the purchaser's rights under G.S. 66-369.2(d	
20			proximity to the space reserved for the signature of the	
21 22			agreement, in bold face type of a minimum size of 10 point	<u>its, in substantially</u>
			the following form:	-1 41-1
23 24			"You, the purchaser of this service agreement, may cance	
24 25			anytime after purchase and receive a pro rata refund less a	
23 26			the agreement and a reasonable administrative fee, not to $\frac{100}{2}$	exceed ten percent
20 27	(a2)	Uom	(10%) of the amount of the pro rata refund." e service agreement companies shall do all of the following:	
27				lastronia or nonor
28 29		<u>(1)</u>	At the time of signing the agreement, provide either an e	
29 30			copy of the agreement to the purchasing consumer. The c	
30 31			have versions of the agreement available in formats that	t are accessible to
31 32		(2)	people with disabilities. Maintain a list of company-approved vendors available to	a perform correioco
52 33		<u>(2)</u>	under the agreement and allow customers the option to	-
33 34			vendor. The vendor list shall be updated regularly to remov	
54 35			unresponsive or have declined to work with the company of	
55			unresponsive of nave decinica to work with the company of	



	General	Asseml	oly Of North Carolina	Session 2023
1		(3)	Ensure that the repair, replacement, or maintenan	ce requested under the
2			agreement is completed or scheduled for completion v	within five business days
3			of a consumer's claim for any covered item that is	s necessary for heating,
4			air-conditioning, or the functioning of a bathroor	n if there is only one
5			bathroom in the residence. If the company cannot ha	
6			or scheduled for completion within five days, the con-	
7			an out-of-network vendor complete the service.	
8	<u>(a3)</u>	This .	Article does not apply to any of the following:	
9	-,,	$\overline{(1)}$	performance Performance guarantees or warranties m	ade by manufacturers in
10		<u> </u>	connection with the sale of new home appliances.	
11		<u>(2)</u>	This section does not apply to any <u>Any</u> home appliar	nce dealer licensed to do
12		<u></u>	business in this State (i) whose primary business is the	
13			of home appliances; (ii) who that makes and adm	
14			agreements without association with any other entity	
15			agreements cover primarily appliances sold by t	
16			customers, provided that customers so long as the	
17			G.S. 66-372 G.S. 66-369.2 and G.S. 66-373.G.S. 66-	
18		<u>(3)</u>	This section does not apply to any <u>A</u> warranty made	
19			real property relating to home appliances that are	
20			property.	C
21		<u>(4)</u>	This section does not apply to any An issuer of cred	lit cards or charge cards
22			that markets home appliance service agreements as	
23			business; provided, however, that such business so lor	ng as the issuer maintains
24			insurance in accordance with G.S. 66-373.G.S. 66-36	-
25	(b)	The f	ollowing definitions apply in this section:	
26		(1)	"Home appliance" means a clothes washing mac	hine or dryer; kitchen
27			appliance; vacuum cleaner; sewing machine; home a	udio or video electronic
28			equipment; home electronic data processing equipment	ent; home exercise and
29			fitness equipment; home health care equipment; po	wer tools; heater or air
30			conditioner, other than a permanently installed unit u	using internal ductwork;
31			or other personal consumer goods.	
32		(2)	"Home appliance service agreement" means any	-contract or agreement
33			indemnifying the home appliance service agreeme	ent holder against loss
34			caused by damage or failure, arising out of a power	
35			operation, use, or accidental damage from handling o	
36			mechanical or other component part of the home appl	
37			agreement. The term does not include a contract or ag	
38			the home appliance service agreement holder for de	amage occurring during
39			delivery or installation of a home appliance.	
40		(3)	"Home appliance service agreement company" mean	
41			home appliance service agreements and that is not a l	licensed insurer.
42	"			
43			FION 2.(a) Subsection (b) of G.S. 66-372 is recodified	l as G.S. 66-369.1 (to be
44			ons") and reads as rewritten:	
45	"§ 66-369			
46	The f		g definitions apply in this section and in G.S. 66-373: <u>A</u>	
47		<u>(1)</u>	Consumer. – The purchaser or beneficiary of a servic	•
48		<u>(2)</u>	Covered items. – The list of items in a service agree	
49			the agreement, with each item identified in detail by	brand, location, or other
50			feature of the consumer's specific item.	

	General Assemb	ly Of North Carolina	Session 2023
1	(1) (3)	Service agreement. – Includes motor ve	hicle service agreements and home
2		appliance agreements. An agreement be	
		agreement company in which a consumer	
		and may agree to pay a deductible, in	• • • •
		promising to repair, replace, or maintain	
		includes agreements where the service	
		actually perform the repair, replacement	
		and agreements where a service provi	der reimburses the consumer for
		obtaining their own repair, replacement, o	or maintenance.
	(2) (4)		
	· · ·	companies and home appliance service as	greement companies. A person, other
		than an insurer licensed to write liability	
		Chapter 58 of the General Statutes, that is	
	SECT	TON 2.(b) G.S. 66-372(e)(2) is recodified	
		nder of (e), (f), (h), (i), (j), and (l) of G.S.	
		, (e), (f), (g), (h), and (i), respectively	
		equirements for service agreements") and r	
		cellaneous requirements for service agr	
		rovisions of this section and G.S. 66-373 a	
	_	56-371.apply to all service agreements sub	
		e the sale of any service agreement, the ser	
	• •	he customer clearly disclosing that the purc	
		or to obtain financing for the purchase of	• •
	as the case may b		-
		rvice agreement may be <u>A service agreem</u>	ent used in this State by any service
		my if the agreement: violates this Article if	
	(1)	In any respect violates, or does not comp	
	(2)	Contains, or incorporates by reference	
		permissible, any inconsistent, ambiguo	
		exceptions and conditions that deceptiv	
		assumed in the general coverage of the ag	• • • •
	(3)	Has any title, heading, or other indication	
		ormisleading.	1 07
	(4)	Is printed or otherwise reproduced in a	manner that renders any material
		provision of the agreement substantially i	•
	<u>(5)</u>	Contains provisions that allow the comp	6
	<u>+-+</u>	discretion other than for nonpayment of p	
		the agreement by the consumer where	
		violation of the agreement would subject	
	(d) All ser	rvice agreements used in this State by a ser	
		e following requirements:	
	(1)	Not contain provisions that allow the con	apany to cancel the agreement in its
	()	discretion other than for nonpayment of t	
		the agreement by the consumer where	
		violation of the agreement would subject	0
	(3) (1)		•
		after purchase and receive a pro rata r	
		agreement and a reasonable administrat	
		(10%) of the amount of the pro rata refun	· · · · · · · · · · · · · · · · · · ·
	<u>(2)</u>	Contain a list of covered items.	
	<u>\</u>		
L			

	General Assembly Of North Carolina	Session 2023
1 2	SECTION 2.(c) G.S. 66-373 is recodified as G.S. 66-369.3 and re "§ 66-369.3. Insurance policy requirements.	eads as rewritten:
3	(a) Each company or person subject to this section <u>Article</u> shall ma	aintain contractual
4	liability insurance or service agreement reimbursement insurance with an	
5	authorized to write liability insurance under Article 7, 16, 21, or 22 of Chapter	
6	Statutes for one hundred percent (100%) of claims exposure, including reported	ed and incurred but
7	not reported claims and claims expenses, on business written in this State unle	ess the company or
8	person complies with all of the following:	
9		
10	(e) Persons and companies subject to G.S. 58-1-15, 58-1-20, 66-370, 6	
11	G.S. 58-1-20, and this Article are subject to and shall comply with this section	
12	SECTION 2.(d) G.S. 66-370, as amended by subsection (b) of th	is section, reads as
13	rewritten:	
14	"§ 66-370. Motor vehicle service agreement companies.agreements.	
15	(a) For purposes of this section, "motor vehicle" is as defined in G.S.	S. 20-4.01(23) and
16	includes mopeds as defined in G.S. 20-4.01(27)j.	
17	(a1) This section <u>Article</u> applies to all motor vehicle service agree	
18 19	soliciting business agreements in use in this State, State. A motor vehicle se either of the following:	rvice agreement is
20	(1) Any contract or agreement (i) indemnifying a consumer a	agingt loss agued
20	by a motor vehicle failure that is listed in the agreement of	-
22	the repair of a motor vehicle failure that is listed in the	· · · · ·
23	purposes of this subsection, "motor vehicle failure" is	-
23	mechanical or other component part of the motor vehicle	
25	ownership, operation, or use of the vehicle.	unsing out of the
26	(2) A contract or agreement to perform or to indemnify	a consumer for
27	performance of any of the following services:	
28	a. The repair or replacement of tires or wheels or	a motor vehicle
29	damaged as a result of coming into contact with roa	
30	b. The removal of dents, dings, or creases on a motor	
31	repaired using the process of paintless dent remova	l without affecting
32	the existing paint or finish and without replacing ve	chicle body panels,
33	sanding, bonding, or painting.	
34	c. <u>The repair of chips or cracks in or the replacement</u>	
35	windshields as a result of damage caused by road h	
36	d. <u>The replacement of a motor vehicle key or key fo</u>	
37	the key or key fob becomes inoperable or is lost or	
38	e. <u>Other services that may be approved by the</u>	
39	Insurance, if not inconsistent with other provisions	
40	(a2) With respect to a motor vehicle service agreement as defined i	
41	addition to the requirements of G.S. 66-369.2, motor vehicle service agreem	
42 43	for a right of assignability by the consumer to a subsequent purchaser be	_
43 44	coverage if the subsequent purchaser meets the same criteria for motor vehicle acceptability as the original purchaser; and purchaser.	service agreement
45	(a3) but it This Article does not apply to any of the following:	
46	(1) <u>maintenance</u> Maintenance agreements, performance guara	antees warranties
47	or motor vehicle service agreements made by any of the	
48	(1) <u>a.</u> A manufacturer, manufacturer.	<u>iono milg.</u>
49	(1) <u>a.</u> A hinteracturer, <u>manaracturer.</u> (2) <u>b.</u> A distributor, or <u>distributor.</u>	
.,		

	General Assemb	oly Of North Carolina	Session 2023
1 2 3		(3)c. A subsidiary or affiliate of a manufacturer or fifty-one percent (51%) or more of the subsidiary directly or indirectly by by any of the following:	
4		a. <u>1.</u> The manufacturer, manufacturer.	
5		b.2. The distributor, or <u>distributor</u> .	
6		e. <u>3.</u> The common owner of fifty-one percent (
7		manufacturer or distributor in connection	on with the sale of
8 9	(2)	motor vehicles.	aslan licensed to de
9 10	<u>(2)</u>	This section does not apply to any <u>A</u> motor vehicle d business in this State (i) whose primary business is the re	
10		of motor vehicles; (ii) who that makes and administ	
12		agreements with or without association with a third-pa	
12		who that makes its own service agreements in	•
14		manufacturer, distributor, or their subsidiaries or affilia	
15		service agreements cover only vehicles sold by the	
16		customer; provided that customer so long as the de	
17		G.S. 66-372 G.S. 66-369.2 and G.S. 66-373.G.S. 66-369	
18	<u>(3)</u>	A motor vehicle dealer who sells a motor vehicle ser	
19		consumer, as defined in 15 U.S.C. § 2301(3), is not dee	med to have made a
20		written warranty to the consumer with respect to the mot	or vehicle sold or to
21		have entered into a service contract with the consume	
22		motor vehicle, as provided in 15 U.S.C. § 2308(a), if: (. ,
23		dealer acts as a mere agent of a third party in selling the r	
24		agreement; and (ii) the motor vehicle dealer would, after	
25		vehicle service agreement, have no further obligation und	
26 27		service agreement to the consumer to service or repair th	
27 28		consumer at or within 90 days before the dealer sold the r	
28 29		agreement to the consumer. An agreement whereby an party contracted by the employer, provides mileage	
30		incidental maintenance and repairs to its employees for pe	
31		for business purposes shall is not be considered a m	
32		agreement or a contract of insurance.	
33	<u>(4)</u>	A contract or agreement guaranteeing the performance of	of parts or lubricants
34	<u>+</u> +	manufactured or distributed by the guarantor and sold for	-
35		with a motor vehicle where no additional consideration is	
36		guarantor for the contract or agreement beyond the p	rice of the parts or
37		lubricants.	
38		tor vehicle dealer that sells a motor vehicle service agreeme	
39		S.C. § 2301(3), is not deemed to have made a written warra	•
40		e motor vehicle sold or to have entered into a service contra	· · · · · · · · · · · · · · · · · · ·
41		ne motor vehicle, as provided in 15 U.S.C. § 2308(a), if (
42		nere agent of a third party in selling the motor vehicle service	
43 44		e dealer would, after the sale of the motor vehicle service	
44 45	-	<u>n under the motor vehicle service agreement to the consume</u> to the consumer at or within 90 days before the dealer so	-
46		it to the consumer.	id the motor venicle
40 47		following definitions apply in this section and in G.S. (6-371-66-372 and
48	66-373:	to the second depined on the section and in 0.5.	
49	(1)	Ancillary anti-theft protection program. A device of	r system that (i) is
50	(-)	installed on or applied to a motor vehicle, (ii) is designed	
51		damage to a motor vehicle from theft, and (iii) includes a	n ancillary anti-theft

General	Assemb	oly Of I	North Carolina	Session 2023
1		prote	ction program warranty. For purposes of this	section, the term "ancillary
2			heft protection program" includes alarm sy	
3		produ	ets, steering locks, window etch products, pe	edal and ignition locks, fuel
4		and ig	gnition kill switches, and electronic, radio, an	d satellite tracking devices.
5		"Anc	illary anti-theft protection program" does no	t include fuel additives, oil
6			ves, or other chemical products applied to t	
7			ystem or interior or exterior surfaces of a mo	
8	(1a)	Ancil	lary anti-theft protection program warranty.	- A written agreement by a
9		warra	ntor that provides if the ancillary anti-theft	protection program fails to
0			nt loss or damage to a motor vehicle from a t	
1		pay to	or on behalf of the warranty holder specified	l incidental costs, as a result
2		of the	failure of the ancillary anti-theft protection p	rogram to perform pursuant
3		to the	terms of the ancillary anti-theft protection plant	rogram warranty. Incidental
4		costs	may be reimbursed in either a fixed amour	nt specified in the ancillary
5		anti-t	heft protection program warranty or by u	se of a formula itemizing
6			fic incidental costs incurred by the warranty	
7	(1b)	Autho	orized insurer. An insurance company a	uthorized to write liability
8		insura	ance under Articles 7, 16, 21, or 22 of Chapte	r 58 of the General Statutes.
9	(2)	Distri	butor. Defined in G.S. 20-286(3).	
20	(3)		sed insurer. An insurance company license	
21			Article 7 or 16 of Chapter 58 of the Genera	
22	(4)	Moto	r vehicle. Defined in G.S. 20-4.01(23), bu	tt also including mopeds as
.3			ed in G.S. 20-4.01(27)j.	
24	(4a)		r vehicle failure. The failure of a mechanic	
25			e motor vehicle arising out of the ownershi	p, operation, or use of the
26		vehic		
27	(5)	Moto	r vehicle service agreement.	
.8		a.	Any contract or agreement (i) indemnifying	
.9			agreement holder against loss caused by a	
0			listed in the agreement or (ii) providing	
1			vehicle failure that is listed in the agreeme	
2		b.	A motor vehicle service agreement include	
3			perform or to indemnify the holder of	
4			agreement for performance of any of the f	ollowing services:
5			1. The repair or replacement of tires of	
6			damaged as a result of coming into	
57			2. The removal of dents, dings, or cre	
8			can be repaired using the process	
9			without affecting the existing pa	
0			replacing vehicle body panels, sand	
-1			3. The repair of chips or cracks in o	
-2			vehicle windshields as a result of	of damage caused by road
3			hazards.	
4			4. The replacement of a motor vehicle	
.5			that the key or key fob becomes in	
<i>·</i>			5. Other services which may be appr	ound by the Commissioner
7			of Insurance, if not inconsistent w	
-7 -8			of Insurance, if not inconsistent w Article.	ith other provisions of this
7 -8 -9		c.	of Insurance, if not inconsistent w Article. A motor vehicle service agreement does	th other provisions of this not include a contract or
-6 -7 -8 -9 -0 -1		e.	of Insurance, if not inconsistent w Article.	with other provisions of this to not include a contract or the content of the parts of the laboration of the parts of the

	General Assembly Of North CarolinaSession 2023
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.