GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2003

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SENATE DRS75151-LT-80 (3/26)

Short Title: Property and Casualty Insurance Omnibus. (Public)

Sponsors:	Senator Thomas.
Referred to:	

1A BILL TO BE ENTITLED2AN ACT TO REQUIRE REAL PROPERTY WARRANTY COMPANIES TO CARR3CONTRACTUAL LIABILITY POLICIES; REQUIRE MOTOR VEHICLE AN4HOME APPLIANCE SERVICE AGREEMENT COMPANIES TO USE5SPECIFIC FORMAT ON ALL WRITTEN MATERIALS SUBMITTEI6MANDATE ALL REQUIRED SUBMISSIONS TO THE DEPARTMENT CO7INSURANCE TO BE IN A SPECIFIC FORMAT IF IN WRITING; REQUIR8WARRANTY COMPANIES TO COMPLY WITH ARTICLE 1 OF CHAPTER 59OF THE GENERAL STATUTES; DEFINE MECHANICAL BREAKDOW10SERVICE AGREEMENTS AND REQUIRE ALL MECHANICAL BREAKDOW11SERVICE AGREEMENT COMPANIES TO COMPLY WITH ARTICLE 1 CO12CHAPTER 58 OF THE GENERAL STATUTES AND WITH THE RULE			
3 CONTRACTUAL LIABILITY POLICIES; REQUIRE MOTOR VEHICLE AN 4 HOME APPLIANCE SERVICE AGREEMENT COMPANIES TO USE 5 SPECIFIC FORMAT ON ALL WRITTEN MATERIALS SUBMITTED 6 MANDATE ALL REQUIRED SUBMISSIONS TO THE DEPARTMENT O 7 INSURANCE TO BE IN A SPECIFIC FORMAT IF IN WRITING; REQUIR 8 WARRANTY COMPANIES TO COMPLY WITH ARTICLE 1 OF CHAPTER 5 9 OF THE GENERAL STATUTES; DEFINE MECHANICAL BREAKDOW 10 SERVICE AGREEMENTS AND REQUIRE ALL MECHANICAL BREAKDOW 11 SERVICE AGREEMENT COMPANIES TO COMPLY WITH ARTICLE 1 OF 12 CHAPTER 58 OF THE GENERAL STATUTES AND WITH THE RULE	V		
 HOME APPLIANCE SERVICE AGREEMENT COMPANIES TO USE SPECIFIC FORMAT ON ALL WRITTEN MATERIALS SUBMITTED MANDATE ALL REQUIRED SUBMISSIONS TO THE DEPARTMENT OF INSURANCE TO BE IN A SPECIFIC FORMAT IF IN WRITING; REQUIR WARRANTY COMPANIES TO COMPLY WITH ARTICLE 1 OF CHAPTER 5 OF THE GENERAL STATUTES; DEFINE MECHANICAL BREAKDOW SERVICE AGREEMENTS AND REQUIRE ALL MECHANICAL BREAKDOW SERVICE AGREEMENT COMPANIES TO COMPLY WITH ARTICLE 1 OF CHAPTER 58 OF THE GENERAL STATUTES AND WITH THE RULE 			
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11SERVICE AGREEMENT COMPANIES TO COMPLY WITH ARTICLE 1 C12CHAPTER 58 OF THE GENERAL STATUTES AND WITH THE RULE			
12 CHAPTER 58 OF THE GENERAL STATUTES AND WITH THE RULE			
13 REGARDING MOTOR VEHICLE AND HOME APPLIANCE SERVIC	E		
14 AGREEMENT COMPANIES; AND PROVIDE THAT A BAD CHEC	K		
15 CONSTITUTES NONPAYMENT OF PREMIUM OF A MOTOR VEHICL	E		
16 LIABILITY INSURANCE POLICY.			
The General Assembly of North Carolina enacts:			
18 SECTION 1. G.S. 58-1-20 is amended by adding a new subsection to read:			
19 "(c) Real property warranty companies shall comply with the requirements	of		
20 <u>G.S. 58-1-36.</u> "			
21 SECTION 2. G.S. 58-1-36 is amended by adding a new subsection to read:			
22 "(e) Warranty companies, as defined in G.S. 58-1-15, 58-1-20, 58-1-25, an	d		
23 58-1-30, shall comply with this section. The Commissioner may enforce compliance	:e		
24 with this section using the provisions of Article 2 of this Chapter."			
25 SECTION 3. G.S. 58-1-35 is amended by adding a new subsection to read:			
26 "(m) If not submitted electronically, all contracts, literature, advertising material	s,		
27 letters, and other documents submitted to the Department to comply with the filin			

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requirements of this Chapter or an administrative rule adopted pursuant to this Chapter			
requirements of this Chapter or an administrative rule adopted pursuant to this Chapter shall be submitted on paper eight and one half inches by glaven inches. Prochures and			
shall be submitted on paper eight and one-half inches by eleven inches. Brochures and			
pamphlets shall not be stapled or bound." SECTION 4. G.S. 58-3-150 is amended by adding a new subsection to read:			
"(c) If not submitted electronically, all contracts, literature, advertising materials,			
letters, and other documents submitted to the Department to comply with the filing			
requirements of this Chapter or an administrative rule adopted pursuant to this Chapter			
shall be submitted on paper eight and one-half inches by eleven inches. Brochures and pamphlets shall not be stapled or bound."			
SECTION 5. Article 1 of Chapter 58 of the General Statutes is amended by			
adding a new section to read:			
6			
" <u>§ 58-1-40. Mechanical breakdown service agreements.</u>			
(a) Except as provided in subsection (c) of this section, all mechanical breakdown service acrossment companies soliciting by income in this State shall comply			
breakdown service agreement companies soliciting business in this State shall comply			
with G.S. 58-1-35 and G.S. 58-1-36.			
(b) As used in this section, "mechanical breakdown service agreement			
companies" include any person that issues mechanical breakdown service agreements			
and is not a licensed insurer, and "mechanical breakdown service agreements" are			
applicable to mechanized equipment, including automobiles, riding mowers, scooters,			
generators, farm implements, logging equipment, road graders, bulldozers, and power equipment not licensed for road use, whether mobile or not.			
(c) This section does not apply to performance guarantees, warranties,			
mechanical breakdown service agreements, or motor vehicle service agreements made			
by:			
(1) A manufacturer.			
(2) A distributor.			
(3) A subsidiary of a manufacturer or distributor."			
SECTION 6. G.S. 58-37-50 reads as rewritten:			
"§ 58-37-50. Termination of insurance.			
No member may terminate insurance to the extent that cession of a particular type of			
coverage and limits is available under the provisions of this Article except for the			
following reasons:			
(1) Nonpayment of premium when due to the insurer or producing agent.			
A check tendered in payment of premium that is dishonored by the			
bank because the account on which the check is drawn contains			
insufficient funds or is a closed or nonexistent account constitutes			
insufficient funds or is a closed or nonexistent account constitutes nonpayment of premium.			
nonpayment of premium.			
(2) <u>nonpayment of premium.</u>(2) The named insured has become a nonresident of this State and would			
 (2) <u>nonpayment of premium.</u> (2) The named insured has become a nonresident of this State and would not otherwise be entitled to insurance on submission of new 			
 (2) <u>nonpayment of premium.</u> (2) The named insured has become a nonresident of this State and would not otherwise be entitled to insurance on submission of new application under this Article. 			
 (2) <u>nonpayment of premium.</u> (2) The named insured has become a nonresident of this State and would not otherwise be entitled to insurance on submission of new application under this Article. (3) A member company has terminated an agency contract for reasons 			
 (2) <u>nonpayment of premium.</u> (2) The named insured has become a nonresident of this State and would not otherwise be entitled to insurance on submission of new application under this Article. (3) A member company has terminated an agency contract for reasons other than the quality of the agent's insureds or the agent has 			
 (2) <u>nonpayment of premium.</u> (2) The named insured has become a nonresident of this State and would not otherwise be entitled to insurance on submission of new application under this Article. (3) A member company has terminated an agency contract for reasons 			

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1	(4) W	Then the insurance contract has been cancelled pursuant to a power of	
2	at	torney given a company licensed pursuant to the provisions of G.S.	
3	58	3-35-5.	
4	(5) TI	ne named insured, at the time of renewal, fails to meet the	
5	re	quirements contained in the corporate charter, articles of	
6	in	corporation, and/or bylaws of the insurer, when the insurer is a	
7	СС	ompany organized for the sole purpose of providing members of an	
8	or	ganization with insurance policies in North Carolina."	
9	SECTION 7. Sections 1 through 5 of this act become effective October 1,		
10	2003. The remainde	er of this act is effective when it becomes law.	