As Reported by the Senate Insurance Committee

135th General Assembly Regular Session 2023-2024

Sub. S. B. No. 157

Senator Lang

A BILL

| To amend sections 1317.05 and 3905.426 and to enact | 1 |
|---|---|
| section 1310.251 of the Revised Code to modify | 2 |
| the law governing debt suspension products, | 3 |
| excess wear and use waivers, motor vehicle | 4 |
| ancillary product protection contracts, and | 5 |
| vehicle protection agreements. | 6 |

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

| Section 1. That sections 1317.05 and 3905.426 be amended | 7 |
|---|----|
| and section 1310.251 of the Revised Code be enacted to read as | 8 |
| follows: | 9 |
| Sec. 1310.251. (A) (1) As used in this section, "excess | 10 |
| wear and use waiver" means a contractual agreement that is part | 11 |
| of, or a separate addendum to, a lease agreement for use of a | 12 |
| motor vehicle, under which the lessor agrees, with or without a | 13 |
| separate charge, to do one or both of the following: | 14 |
| (a) Cancel or waive all or part of amounts that may become | 15 |
| due under a lessee's lease agreement as a result of excess wear | 16 |
| and use of a motor vehicle; | 17 |
| (b) Cancel or waive amounts due for excess mileage. | 18 |

| (2) "Motor vehicle" has the same meaning as in section | 19 |
|--|----|
| 4501.01 of the Revised Code and also includes utility vehicles | 20 |
| and under-speed vehicles as defined in that section. | 21 |
| (B) The terms of a related motor vehicle lease shall not | 22 |
| be conditioned upon the consumer's payment for any excess wear | 23 |
| | 23 |
| and use waiver. Excess wear and use waivers may be discounted or | |
| given at no extra charge in connection with the purchase of | 25 |
| other noncredit related goods or services. | 26 |
| (C) Notwithstanding any provision of the Revised Code to | 27 |
| the contrary, an excess wear and use waiver is not an insurance | 28 |
| product. | 29 |
| Sec 1217 05 (A) Any retail coller the in any retail | 30 |
| Sec. 1317.05. (A) Any retail seller who, in any retail | |
| installment contract, has agreed to purchase insurance for the | 31 |
| retail buyer and to extend credit for the price thereof, | 32 |
| excluding single interest insurance, shall, prior to the due | 33 |
| date of the first installment of the retail installment | 34 |
| contract, deliver to the retail buyer personally, or mail or | 35 |
| cause to be mailed to the retail buyer at the retail buyer's | 36 |
| address as shown on the retail installment contract, the policy | 37 |
| of insurance, or in lieu thereof a certificate of insurance, or | 38 |
| the retail buyer is not liable on the retail buyer's retail | 39 |
| installment contract until the policy, or certificate of | 40 |
| insurance, is received, or full refund is made of the insurance | 41 |
| premium. | 42 |
| | |

If the premium for insurance of like kind and amount, as 43 fixed in the published manual of a recognized standard rating 44 bureau designated by the retail seller, is less than the amount 45 charged the retail buyer as fixed in the written instrument in 46 compliance with division (D) of section 1317.04 of the Revised 47 Code, the retail buyer may deduct an amount equal to three times 48

the difference from the amount owed the retail seller, or the 49 retail seller's successor in interest. Sections 1317.01 to 50 1317.11 of the Revised Code do not impair the authority of the 51 superintendent of insurance to grant, renew, or revoke licenses, 52 nor do said sections authorize anyone other than a licensee of 53 the division of insurance to directly or indirectly receive any 54 part of the amount charged for insurance in connection with any 55 retail installment sale. 56

(B) As used in this division, "debt cancellation or debt 57 suspension product" means a contractual agreement in which a 58 retail seller, or its assignee, agrees for a separate charge to 59 cancel or waive all or a part of amounts due on a retail buyer's 60 retail installment contract in the event of a total physical 61 damage loss or unrecovered theft of the motor vehicle that is 62 the subject of the contract. "Debt cancellation or debt 63 suspension product" includes a guaranteed asset protection 64 waiver, guaranteed auto protection waiver, or other similarly 65 named agreement. A "debt cancellation or debt suspension 66 product" may also provide, with or without a separate charge, a 67 benefit that waives an amount, or provides a borrower with a 68 credit, towards the purchase of a replacement motor vehicle. 69

70 A debt cancellation or debt suspension product, and an addendum to a retail installment contract containing a debt 71 cancellation or debt suspension product, shall be considered a 72 part of the retail installment contract and shall remain a part 73 of that contract upon the assignment, sale, or transfer of that 74 contract. The charge for any optional debt cancellation or debt 75 suspension product shall be listed as a specific good and shall 76 not be considered a finance charge or interest. The purchase 77 price and the terms of the debt cancellation or debt suspension 78 product shall be disclosed in writing to the buyer. The 79

| extension of credit, terms of the credit, or the terms of the | 80 |
|---|-----|
| related motor vehicle sale or lease shall not be conditioned on | 81 |
| the purchase of the debt cancellation or debt suspension | 82 |
| product. Notwithstanding any other provision of law, a debt | 83 |
| cancellation or debt suspension product shall not be considered | 84 |
| insurance. | 85 |
| (C) Single interest insurance shall be listed as a | 86 |
| specific good in a retail installment contract. | 87 |
| (D) As used in this section, "single interest insurance" | 88 |
| means insurance that covers only the interest of the holder of | 89 |
| the retail installment contract. | 90 |
| Sec. 3905.426. (A) As used in this section: | 91 |
| (1) "Contract holder" means the person who purchased a | 92 |
| motor vehicle ancillary product protection contract, any | 93 |
| authorized transferee or assignee of the purchaser, or any other | 94 |
| person assuming the purchaser's rights under the motor vehicle | 95 |
| ancillary product protection contract. | 96 |
| <u>(2) "Finance agreement" means a loan or retail installment</u> | 97 |
| contract secured by a motor vehicle or a lease contract for the | 98 |
| use of a motor vehicle. | 99 |
| $\frac{(2)}{(3)}$ "Motor vehicle" has the same meaning as in section | 100 |
| 4501.01 of the Revised Code and also includes utility vehicles_ | 101 |
| and under-speed vehicles as defined in that section. | 102 |
| (3)(a) <u>(4)(a)</u> "Motor vehicle ancillary product protection | 103 |
| contract" means a contract or agreement that is effective for a | 104 |
| specified duration and paid for by means other than the purchase | 105 |
| | |

specified duration and paid for by means other than the purchase105of a motor vehicle, or its parts or equipment, to perform any106one or more of the following services:107

| (i) Repair or replacement of glass on a motor vehicle | 108 |
|--|--|
| necessitated by wear and tear or damage caused by a road hazard; | 109 |
| (ii) Removal of a dent, ding, or crease without affecting | 110 |
| the existing paint finish using paintless dent removal | 111 |
| techniques but which expressly excludes replacement of vehicle | 112 |
| | |
| body panels, sanding, bonding, or painting; | 113 |
| (iii) Repair to the interior components of a motor vehicle | 114 |
| necessitated by wear and tear but which expressly excludes | 115 |
| replacement of any part or component of a motor vehicle's | 116 |
| interior; | 117 |
| (iv) Repair or replacement of tires or wheels damaged | 118 |
| | |
| because of a road hazard; | 119 |
| (v) Replacement of a lost, stolen, or inoperable key or | 120 |
| key fob <u>;</u> | 121 |
| | |
| (vi) In conjunction with a motor vehicle leased for use, | 122 |
| | 122 123 |
| (vi) In conjunction with a motor vehicle leased for use, the repair, replacement, or maintenance of property, or indemnification for repair, replacement, or maintenance, due to | |
| the repair, replacement, or maintenance of property, or | 123 |
| the repair, replacement, or maintenance of property, or indemnification for repair, replacement, or maintenance, due to | 123 124 |
| the repair, replacement, or maintenance of property, or indemnification for repair, replacement, or maintenance, due to excess wear and use, damage for items such as tires, paint | 123 124 125 |
| the repair, replacement, or maintenance of property, or indemnification for repair, replacement, or maintenance, due to excess wear and use, damage for items such as tires, paint cracks or chips, missing interior or exterior parts, or excess | 123 124 125 126 |
| the repair, replacement, or maintenance of property, or indemnification for repair, replacement, or maintenance, due to excess wear and use, damage for items such as tires, paint cracks or chips, missing interior or exterior parts, or excess mileage that results in a lease-end charge, or any other charge | 123 124 125 126 127 |
| the repair, replacement, or maintenance of property, or indemnification for repair, replacement, or maintenance, due to excess wear and use, damage for items such as tires, paint cracks or chips, missing interior or exterior parts, or excess mileage that results in a lease-end charge, or any other charge for damage that is deemed as excess wear and use by a lessor | 123 124 125 126 127 128 |
| the repair, replacement, or maintenance of property, or indemnification for repair, replacement, or maintenance, due to excess wear and use, damage for items such as tires, paint cracks or chips, missing interior or exterior parts, or excess mileage that results in a lease-end charge, or any other charge for damage that is deemed as excess wear and use by a lessor under a motor vehicle lease, provided any such charge shall not | 123 124 125 126 127 128 129 |
| the repair, replacement, or maintenance of property, or indemnification for repair, replacement, or maintenance, due to excess wear and use, damage for items such as tires, paint cracks or chips, missing interior or exterior parts, or excess mileage that results in a lease-end charge, or any other charge for damage that is deemed as excess wear and use by a lessor under a motor vehicle lease, provided any such charge shall not exceed the purchase price of the vehicle at the end of the lease term; | 123 124 125 126 127 128 129 130 131 |
| the repair, replacement, or maintenance of property, or indemnification for repair, replacement, or maintenance, due to excess wear and use, damage for items such as tires, paint cracks or chips, missing interior or exterior parts, or excess mileage that results in a lease-end charge, or any other charge for damage that is deemed as excess wear and use by a lessor under a motor vehicle lease, provided any such charge shall not exceed the purchase price of the vehicle at the end of the lease term; (vii) Provide a benefit under a vehicle value protection | 123 124 125 126 127 128 129 130 131 |
| the repair, replacement, or maintenance of property, or indemnification for repair, replacement, or maintenance, due to excess wear and use, damage for items such as tires, paint cracks or chips, missing interior or exterior parts, or excess mileage that results in a lease-end charge, or any other charge for damage that is deemed as excess wear and use by a lessor under a motor vehicle lease, provided any such charge shall not exceed the purchase price of the vehicle at the end of the lease term; | 123 124 125 126 127 128 129 130 131 |
| the repair, replacement, or maintenance of property, or indemnification for repair, replacement, or maintenance, due to excess wear and use, damage for items such as tires, paint cracks or chips, missing interior or exterior parts, or excess mileage that results in a lease-end charge, or any other charge for damage that is deemed as excess wear and use by a lessor under a motor vehicle lease, provided any such charge shall not exceed the purchase price of the vehicle at the end of the lease term; (vii) Provide a benefit under a vehicle value protection | 123 124 125 126 127 128 129 130 131 |
| <pre>the repair, replacement, or maintenance of property, or indemnification for repair, replacement, or maintenance, due to excess wear and use, damage for items such as tires, paint cracks or chips, missing interior or exterior parts, or excess mileage that results in a lease-end charge, or any other charge for damage that is deemed as excess wear and use by a lessor under a motor vehicle lease, provided any such charge shall not exceed the purchase price of the vehicle at the end of the lease term;</pre> | 123 124 125 126 127 128 129 130 131 132 133 |
| <pre>the repair, replacement, or maintenance of property, or indemnification for repair, replacement, or maintenance, due to excess wear and use, damage for items such as tires, paint cracks or chips, missing interior or exterior parts, or excess mileage that results in a lease-end charge, or any other charge for damage that is deemed as excess wear and use by a lessor under a motor vehicle lease, provided any such charge shall not exceed the purchase price of the vehicle at the end of the lease term; (vii) Provide a benefit under a vehicle value protection agreement. (b) A motor vehicle ancillary product protection contract</pre> | 123 124 125 126 127 128 129 130 131 132 133 134 |

| limitation, towing, rental, and emergency road services. | 137 |
|--|-----|
| (c) "Motor vehicle ancillary product protection contract" | 138 |
| does not include any of the following: | 139 |
| (i) A motor vehicle service contract; | 140 |
| (ii) A vehicle protection product warranty as defined in | 141 |
| section 3905.421 of the Revised Code; | 142 |
| (iii) A home service contract as defined in section | 143 |
| 3905.422 of the Revised Code; | 144 |
| (iv) A consumer goods service contract as defined in | 145 |
| section 3905.423 of the Revised Code; | 146 |
| (v) A contract for prepaid routine, scheduled maintenance | 147 |
| only. | 148 |
| -(4)(5) "Motor vehicle service contract" means a contract | 149 |
| or agreement to perform or pay for the repair, replacement, or | 150 |
| maintenance of a motor vehicle due to defect in materials or | 151 |
| workmanship, normal wear and tear, mechanical or electrical | 152 |
| breakdown, or failure of parts or equipment of a motor vehicle, | 153 |
| with or without additional provisions for incidental payment of | 154 |
| indemnity under limited circumstances, including, without | 155 |
| limitation, towing, rental, and emergency road services, that is | 156 |
| effective for a specified duration and paid for by means other | 157 |
| than the purchase of a motor vehicle. | 158 |
| (5) (6) "Provider" means a person who is contractually | 159 |
| obligated to a contract holder under the terms of a motor | 160 |
| vehicle ancillary product protection contract. | 161 |
| (6) (7) "Road hazard" means a condition that may cause | 162 |
| damage or wear and tear to a tire or wheel on a public or | 163 |

private roadway, roadside, driveway, or parking lot or garage, 164

including potholes, nails, glass, road debris, and curbs. "Road 165 hazard" does not include fire, theft, vandalism or malicious 166 mischief, or other perils normally covered by automobile 167 physical damage insurance. 168 (7) (8) "Reimbursement insurance policy" means a policy of 169 insurance issued by an insurer authorized or eligible to do 170 business in this state to a provider to pay, on behalf of the 171 provider in the event of the provider's nonperformance, all 172 covered contractual obligations incurred by the provider under 173 the terms and conditions of the motor vehicle ancillary product 174 protection contract. 175 (9) "Supplier" has the same meaning as in section 176 1345.01 of the Revised Code. 177 (10) "Vehicle value protection agreement" includes a 178 contractual agreement that provides a benefit towards either the 179 reduction of some or all of the contract holder's current 180 finance agreement deficiency balance, or towards the purchase or 181 lease of a replacement motor vehicle or motor vehicle services, 182 upon the occurrence of an adverse event to the motor vehicle, 183 including loss, theft, damage, obsolescence, diminished value, 184 or depreciation. "Vehicle value protection agreement" includes 185 trade-in-credit agreements, diminished value agreements, 186 depreciation benefit agreements, or other similar agreements. 187 "Vehicle value protection agreement" does not include a debt 188 suspension or debt cancellation product. 189 (B) All motor vehicle ancillary product protection 190 contracts issued in this state shall be covered by a 191 reimbursement insurance policy. 192

(C) A motor vehicle ancillary product protection contract 193

issued by a provider that is required to be covered by a 194
reimbursement insurance policy under division (B) of this 195
section shall conspicuously state all of the following: 196

(1) "This contract is not insurance and is not subject to 197the insurance laws of this state." 198

(2) That the obligations of the provider are guaranteedunder a reimbursement insurance policy;200

201 (3) That if a provider fails to perform or make payment due under the terms of the contract within sixty days after the 202 contract holder requests performance or payment pursuant to the 203 204 terms of the contract, the contract holder may request performance or payment directly from the provider's 205 reimbursement insurance policy insurer, including any obligation 206 in the contract by which the provider must refund the contract 207 holder upon cancellation of a contract; 208

(4) The name, address, and telephone number of the209provider's reimbursement insurance policy insurer.210

(E) <u>A vehicle value protection agreement may be canceled</u>
217
by the contract holder within thirty days of the effective date
218
of the agreement, and the contract holder shall be entitled to a
219
full refund of the purchase price paid by the contract holder,
220
if any, so long as no benefits have been provided under the
221
contract.

| (F) A vehicle value protection agreement that, under the | 223 |
|--|-----|
| terms of the agreement, may be canceled by the contract holder | 224 |
| more than thirty days after the effective date of the agreement | 225 |
| must state the conditions under which it may be canceled, | 226 |
| including the procedures for requesting any refund of the | 227 |
| purchase price paid by the contract holder and the methodology | 228 |
| for calculating any refund of the purchase price. | 229 |
| (G) The contract provider of the vehicle value protection | 230 |
| agreement shall mail a written notice to the contract holder at | 231 |
| the last known address of the contract holder contained in the | 232 |
| records of the contract provider at least five days prior to | 233 |
| cancellation by the contract provider. Prior notice is not | 234 |
| required if the reason for cancellation is nonpayment of the | 235 |
| provider fee, a material misrepresentation by the contract | 236 |
| holder to the contract provider or administrator, or a | 237 |
| substantial breach of duties by the contract holder relating to | 238 |
| the covered product or the use of the covered product. The | 239 |
| notice shall state the effective date of the cancellation and | 240 |
| the reason for the cancellation. If a vehicle value protection | 241 |
| agreement is canceled by the contract provider for a reason | 242 |
| other than nonpayment of the provider fee, the provider shall | 243 |
| refund to the contract holder one hundred per cent of the | 244 |
| unearned provider fee paid by the contract holder, if any. If | 245 |
| coverage under the vehicle value protection agreement continues | 246 |
| after a claim, then all claims paid may be deducted from any | 247 |
| refund required by this division. A reasonable administrative | 248 |
| fee of up to seventy-five dollars may be charged by the contract | 249 |
| provider and deducted from any refund due under this division or | 250 |
| division (F) of this section. | 251 |
| (H) Any refund under divisions (E) and (F) of this section | 252 |

(H) Any refund under divisions (E) and (F) of this section252shall be paid to the seller or assignee of a retail installment253

| contract or lease agreement unless otherwise agreed to by the | 254 |
|---|-----|
| contract holder and the seller or assignee. | 255 |
| (I) A reimbursement insurance policy that is required to | 256 |
| be issued under this section shall contain: | 257 |
| (1) A statement that if a provider fails to perform or | 258 |
| make payment due under the terms of the motor vehicle ancillary | 259 |
| product protection contract within sixty days after the contract | 260 |
| holder requests performance or payment pursuant to the terms of | 261 |
| the contract, the contract holder may request performance or | 262 |
| payment directly from the provider's reimbursement insurance | 263 |
| policy insurer, including any obligation in the contract by | 264 |
| which the provider must refund the contract holder upon | 265 |
| cancellation of a contract. | 266 |
| (2) A statement that in the event of cancellation of the | 267 |
| provider's reimbursement insurance policy, insurance coverage | 268 |
| will continue for all contract holders whose motor vehicle | 269 |
| ancillary product protection contracts were issued by the | 270 |
| provider and reported to the insurer for coverage during the | 271 |
| term of the reimbursement insurance policy. | 272 |
| (F) <u>(J)</u> The sale or issuance of a motor vehicle ancillary | 273 |
| product protection contract is a consumer transaction for | 274 |
| purposes of sections 1345.01 to 1345.13 of the Revised Code. The | 275 |

provider is the supplier and the contract holder is the consumer 276 for purposes of those sections. 277

(G) (K)Unless issued by an insurer authorized or eligible278to do business in this state, a motor vehicle ancillary product279protection contract does not constitute a contract substantially280amounting to insurance, or the contract's issuance the business281of insurance, under section 3905.42 of the Revised Code.282

(II) (L) Unless issued by an insurer authorized or eligible283to do business in this state, a contract identified in division284(A) (3) (c) (i) (A) (4) (c) (i) or (v) of this section does not285constitute a contract substantially amounting to insurance, or286the contract's issuance the business of insurance, under section2873905.42 of the Revised Code.288

(I) (M) The rights of a contract holder against a 289 provider's reimbursement insurance policy insurer as provided in 290 this section apply only in regard to a reimbursement insurance 291 policy issued under this section. This section does not create 292 293 any contractual rights in favor of a person that does not qualify as an insured under any other type of insurance policy 294 described in Title XXXIX of the Revised Code. This section does 295 not prohibit the insurer of a provider's reimbursement insurance 296 policy from assuming liability for contracts issued prior to the 297 effective date of the policy or July 1, 2009. 298

(J) (N) A contract or agreement described in division (A)299(3) (a) (iv) of this section in which the provider is a tire300manufacturer shall be exempt from the requirements of division301(B) of this section if the contract or agreement conspicuously302states all of the following:303

(1) That the contract or agreement is not an insurance 304contract; 305

(2) That any covered obligations or claims under the 306contract or agreement are the responsibility of the provider; 307

(3) The name, address, and telephone number of any
administrator responsible for the administration of the contract
or agreement, the provider obligated to perform under the
310
contract or agreement, and the contract seller;
311

| (4) The procedure for making a claim under the contract or | 312 |
|--|-----|
| agreement, including a toll-free telephone number for claims | 313 |
| service and a procedure for obtaining emergency repairs or | 314 |
| replacements performed outside normal business hours. | 315 |
| Section 2. That existing sections 1317.05 and 3905.426 of | 316 |
| Section 2. That existing sections 1517.05 and 5505.420 01 | JIU |
| the Revised Code are hereby repealed. | 317 |