56:12-87 and 56:12-93.1 LEGISLATIVE HISTORY CHECKLIST

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LAWS OF:	2020	CHAP [.]	TER:	86					
NJSA:	56:12-87 and 56:12-93.1 (Concerning certain motor vehicle ancillary production products and service contracts.)								
BILL NO:	A2669 (Substi		ituted for S1198)						
SPONSOR(S)	Raj Mukherji and others								
DATE INTRODUCED: 2/13/2020									
COMMITTEE: ASSEM		MBLY:	Consumer Affairs						
	SENA	TE:	Comm	nerce					
AMENDED DURING PASSAGE:			Yes						
DATE OF PAS	ASSE	ASSEMBLY: 7/30/2020							
		SENA	ſE:	7/30/2020					
DATE OF APPROVAL: 9/1		9/14/20	020						
FOLLOWING ARE ATTACHED IF AVAILABLE:									
FINAL	TEXT OF BILL	Yes							
A2669									
	INTRODUCED	Yes							
COMMITTEE STATEMENT: ASSEMBI						Yes			
					SENATE:	No			
(Audio archived recordings of the committee meetings, corresponding to the date of the committee statement, <i>may possibly</i> be found at www.njleg.state.nj.us)									

 FLOOR AMENDMENT STATEMENT:
 No

 LEGISLATIVE FISCAL ESTIMATE:
 No

 S1198
 INTRODUCED BILL (INCLUDES SPONSOR'S STATEMENT):
 Yes

 COMMITTEE STATEMENT:
 ASSEMBLY:
 No

 SENATE:
 Yes

(Audio archived recordings of the committee meetings, corresponding to the date of the committee statement, *may possibly* be found at www.njleg.state.nj.us)

FLOOR AMENDMENT STATEMENT:	No
LEGISLATIVE FISCAL ESTIMATE:	No

VETO MESSAGE:	No				
GOVERNOR'S PRESS RELEASE ON SIGNING:	Yes				
FOLLOWING WERE PRINTED: To check for circulating copies, contact New Jersey State Government Publications at the State Library (609) 278-2640 ext.103 or <u>mailto:refdesk@njstatelib.org</u>					
REPORTS:	No				
HEARINGS:	No				
NEWSPAPER ARTICLES:	No				

RWH/CL

P.L. 2020, CHAPTER 86, approved September 14, 2020 Assembly, No. 2669 (First Reprint)

1 AN ACT concerning motor vehicle ancillary production products 2 and amending and supplementing P.L.2013, c.197 3 4 **BE IT ENACTED** by the Senate and General Assembly of the State 5 of New Jersey: 6 7 1. Section 1 of P.L.2013, c.197 (C.56:12-87) is amended to 8 read as follows: 9 1. As used in this act: 10 "Administrator" means a person who performs the third-party 11 administration of a service contract, pursuant to the provisions of section 5 of this act, on behalf of a provider. 12 13 "Consumer" means a natural person who buys other than for 14 purposes of resale any property that is distributed in commerce and 15 that is normally used for personal, family, or household purposes 16 and not for business or research purposes. 17 "Director" means the Director of the Division of Consumer 18 Affairs in the Department of Law and Public Safety. 19 "Emergency, life safety, or property safety goods" means any 20 goods provided for installation in, as part of, or for addition to, a 21 system designed to prevent, respond to, alert regarding, suppress, 22 control, or extinguish an emergency or the cause of an emergency, 23 or assist evacuation in the event of an emergency, which emergency 24 could threaten life or property. Examples of these systems include 25 fire alarm, fire sprinkler, fire suppression, fire extinguisher, 26 security, gas detection, intrusion detection, access control, video 27 surveillance and recording, mass notification, public address, 28 emergency lighting, patient wandering, infant tagging, and nurse 29 call. "Leased motor vehicle excess wear and use protection" means 30 the repair, replacement, or maintenance of property, or 31 32 indemnification for repair, replacement, or maintenance, due to 33 excess wear and use, damage for items such as tires, paint cracks or 34 chips, interior stains, rips or scratches, exterior dents or scratches, 35 windshield cracks or chips, missing interior or exterior parts or excess mileage that results in a lease-end charge, or any other 36 37 charge for damage that is deemed as excess wear and use by a 38 lessor under a motor vehicle lease.

Matter underlined <u>thus</u> is new matter

EXPLANATION – Matter enclosed in **bold-faced brackets** [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter enclosed in superscript numerals has been adopted as follows: ¹Assembly ACO committee amendments adopted March 5, 2020.

"Maintenance agreement" means a contract of limited duration
 that provides for scheduled maintenance only, and does not include
 repair or replacement of the property subject to the contract.

4 "Motor vehicle ancillary protection product" means a contract or
5 agreement between a provider and a consumer for a specific
6 duration, for a provider fee or other separately stated consideration,
7 to perform one or more of the following with respect to a motor
8 vehicle:

9 (1) the repair or replacement of tires or wheels on a motor 10 vehicle damaged as a result of coming into contact with road 11 hazards including but not limited to potholes, rocks, wood debris, 12 metal parts, glass, plastic, curbs, or composite scraps;

(2) 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 finish and without replacing
vehicle body panels, sanding, bonding, or painting;

(3) the repair of small motor vehicle windshield chips or cracks
which may include replacement of the windshield for chips or
cracks that cannot be repaired :

20 (4) the replacement of a motor vehicle key or key-fob in the
 21 event that the key or key-fob becomes inoperable or is lost or
 22 stolen;

23 (5) leased motor vehicle excess wear and use protection; or

24 (6) other services which may be approved by the director, that
25 are consistent with the provisions of P.L.2013, c.197 (C.56:1226 87 et seq.).

27 "Non-original manufacturer's part" means a replacement part not
28 made for or by the original manufacturer of the property, commonly
29 referred to as an "after market part."

30 "Person" means any natural person, company, corporation, 31 association, society, firm, partnership, or other similar legal entity.

32 "Premium" means the consideration paid to an insurer for a
33 reimbursement insurance policy, and is subject to any applicable
34 premium tax.

35 "Provider" means a person who is contractually obligated to the36 service contract holder under the terms of the service contract.

37 "Provider fee" means the consideration paid by a consumer for a38 service contract, and is not subject to any premium tax.

39 "Reimbursement insurance policy" means a policy of insurance 40 issued to a provider to either provide reimbursement to, or payment 41 on behalf of, the provider under the terms of the insured service 42 contracts issued or sold by the provider, or, in the event of the 43 provider's non-performance, to provide or pay for, on behalf of the 44 provider, all covered contractual obligations incurred by the 45 provider.

46 "Service contract" means a contract or agreement between a
47 provider and a consumer for any duration, for a provider fee or
48 other separately stated consideration, to perform, or to provide

1 indemnification for the performance of, the maintenance, repair, 2 replacement, or service of property for the operational or structural 3 failure of the property due to a defect in materials or workmanship 4 or due to normal wear and tear, and which may include additional 5 provisions for incidental payment of indemnity under limited circumstances. In the case of a motor vehicle, such circumstances 6 7 may include towing, rental, and emergency road services, and other road hazard protections. A service contract may provide for the 8 9 maintenance, repair, replacement, or service of the property for 10 damage resulting from power surges or interruption, or accidental 11 damage from handling. A service contract also includes a motor 12 vehicle ancillary protection product. Service contracts may provide for leak or repair coverage to house roofing systems. A "service 13 14 contract" does not include a contract in writing to maintain 15 structural wiring associated with the delivery of cable, telephone, or 16 other broadband communication services or a contract in writing 17 related to the delivery of satellite television or broadband 18 communication services.

"Service contract holder" or "contract holder" means a consumer
who is the purchaser of a service contract or is entitled to the
contractual benefits under the terms of the contract.

22 "Warranty" means a warranty made solely by the manufacturer, 23 importer, or seller of property or services without additional 24 consideration, that is incidental to, and not negotiated or separated 25 from, the sale of the property or services, that guarantees indemnity 26 for defective materials, parts, mechanical or electrical breakdown, 27 labor, or workmanship, or provides other remedial measures, 28 including repair or replacement of the property or repetition of 29 services.

30 (cf: P.L.2013, c.197, s.1)

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32 2. (New section) In the case of a service contract that provides
33 for leased motor vehicle excess wear and use protection, as defined
34 in section 1 of P.L.2013, c.197 (C.56:12-87), the contract shall not
35 provide for a payment for maintenance that exceeds the purchase
36 price of the vehicle.

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38 3. This act shall take effect ¹[immediately] on the first day of
39 the third month next following enactment¹.

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44 Concerning motor vehicle ancillary production products and45 service contracts.

ASSEMBLY, No. 2669 STATE OF NEW JERSEY 219th LEGISLATURE

INTRODUCED FEBRUARY 13, 2020

Sponsored by: Assemblyman RAJ MUKHERJI District 33 (Hudson)

SYNOPSIS

Concerning motor vehicle ancillary production products and service contracts.

CURRENT VERSION OF TEXT

As introduced.



1 AN ACT concerning motor vehicle ancillary production products 2 and amending and supplementing P.L.2013, c.197 3 4 **BE IT ENACTED** by the Senate and General Assembly of the State 5 of New Jersey: 6 7 1. Section 1 of P.L.2013, c.197 (C.56:12-87) is amended to 8 read as follows: 9 1. As used in this act: 10 "Administrator" means a person who performs the third-party 11 administration of a service contract, pursuant to the provisions of 12 section 5 of this act, on behalf of a provider. 13 "Consumer" means a natural person who buys other than for 14 purposes of resale any property that is distributed in commerce and 15 that is normally used for personal, family, or household purposes 16 and not for business or research purposes. "Director" means the Director of the Division of Consumer 17 18 Affairs in the Department of Law and Public Safety. 19 "Emergency, life safety, or property safety goods" means any 20 goods provided for installation in, as part of, or for addition to, a 21 system designed to prevent, respond to, alert regarding, suppress, 22 control, or extinguish an emergency or the cause of an emergency, 23 or assist evacuation in the event of an emergency, which emergency 24 could threaten life or property. Examples of these systems include 25 fire alarm, fire sprinkler, fire suppression, fire extinguisher, 26 security, gas detection, intrusion detection, access control, video 27 surveillance and recording, mass notification, public address, 28 emergency lighting, patient wandering, infant tagging, and nurse 29 call. 30 "Leased motor vehicle excess wear and use protection" means the repair, replacement, or maintenance of property, or 31 32 indemnification for repair, replacement, or maintenance, due to 33 excess wear and use, damage for items such as tires, paint cracks or 34 chips, interior stains, rips or scratches, exterior dents or scratches, windshield cracks or chips, missing interior or exterior parts or 35 excess mileage that results in a lease-end charge, or any other 36 charge for damage that is deemed as excess wear and use by a 37 38 lessor under a motor vehicle lease. 39 "Maintenance agreement" means a contract of limited duration 40 that provides for scheduled maintenance only, and does not include 41 repair or replacement of the property subject to the contract. 42 "Motor vehicle ancillary protection product" means a contract or 43 agreement between a provider and a consumer for a specific 44 duration, for a provider fee or other separately stated consideration, 45 to perform one or more of the following with respect to a motor 46 vehicle:

EXPLANATION – Matter enclosed in **bold-faced** brackets **[thus]** in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined <u>thus</u> is new matter.

A2669 MUKHERJI

(1) the repair or replacement of tires or wheels on a motor
 vehicle damaged as a result of coming into contact with road
 hazards including but not limited to potholes, rocks, wood debris,
 metal parts, glass, plastic, curbs, or composite scraps;

5 (2) the removal of dents, dings, or creases on a motor vehicle 6 that can be repaired using the process of paintless dent removal 7 without affecting the existing paint finish and without replacing 8 vehicle body panels, sanding, bonding, or painting;

9 (3) the repair of small motor vehicle windshield chips or cracks 10 which may include replacement of the windshield for chips or 11 cracks that cannot be repaired <u>;</u>

(4) 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;

15 (5) leased motor vehicle excess wear and use protection; or

16 (6) other services which may be approved by the director, that

are consistent with the provisions of P.L.2013, c.197 (C.56:1287 et seq.).

"Non-original manufacturer's part" means a replacement part not
made for or by the original manufacturer of the property, commonly
referred to as an "after market part."

22 "Person" means any natural person, company, corporation,23 association, society, firm, partnership, or other similar legal entity.

24 "Premium" means the consideration paid to an insurer for a
25 reimbursement insurance policy, and is subject to any applicable
26 premium tax.

27 "Provider" means a person who is contractually obligated to the28 service contract holder under the terms of the service contract.

29 "Provider fee" means the consideration paid by a consumer for a30 service contract, and is not subject to any premium tax.

31 "Reimbursement insurance policy" means a policy of insurance 32 issued to a provider to either provide reimbursement to, or payment 33 on behalf of, the provider under the terms of the insured service 34 contracts issued or sold by the provider, or, in the event of the 35 provider's non-performance, to provide or pay for, on behalf of the 36 provider, all covered contractual obligations incurred by the 37 provider.

"Service contract" means a contract or agreement between a 38 39 provider and a consumer for any duration, for a provider fee or 40 other separately stated consideration, to perform, or to provide 41 indemnification for the performance of, the maintenance, repair, 42 replacement, or service of property for the operational or structural 43 failure of the property due to a defect in materials or workmanship 44 or due to normal wear and tear, and which may include additional 45 provisions for incidental payment of indemnity under limited 46 circumstances. In the case of a motor vehicle, such circumstances 47 may include towing, rental, and emergency road services, and other 48 road hazard protections. A service contract may provide for the

1 maintenance, repair, replacement, or service of the property for 2 damage resulting from power surges or interruption, or accidental 3 damage from handling. A service contract also includes a motor 4 vehicle ancillary protection product. Service contracts may provide 5 for leak or repair coverage to house roofing systems. A "service 6 contract" does not include a contract in writing to maintain 7 structural wiring associated with the delivery of cable, telephone, or 8 other broadband communication services or a contract in writing 9 related to the delivery of satellite television or broadband 10 communication services.

"Service contract holder" or "contract holder" means a consumer
who is the purchaser of a service contract or is entitled to the
contractual benefits under the terms of the contract.

14 "Warranty" means a warranty made solely by the manufacturer, 15 importer, or seller of property or services without additional 16 consideration, that is incidental to, and not negotiated or separated 17 from, the sale of the property or services, that guarantees indemnity 18 for defective materials, parts, mechanical or electrical breakdown, 19 labor, or workmanship, or provides other remedial measures, 20 including repair or replacement of the property or repetition of 21 services.

22 (cf: P.L.2013, c.197, s.1)

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24 2. (New section) In the case of a service contract that provides 25 for leased motor vehicle excess wear and use protection, as defined 26 in section 1 of P.L.2013, c.197 (C.56:12-87), the contract shall not 27 provide for a payment for maintenance that exceeds the purchase 28 price of the vehicle.

3. This act shall take effect immediately.

STATEMENT

35 This bill expands the definition of "motor vehicle ancillary production product" to include motor vehicle key fobs that have 36 37 become lost or stolen, leased motor vehicle excess wear and use 38 protection, and other services that may be approved by the director. 39 The bill defines leased motor vehicle excess wear and use 40 protection as the repair, replacement, or maintenance of property, or 41 indemnification for repair, replacement, or maintenance, due to 42 excess wear and use; damage for items such as tires, paint cracks or 43 chips, interior stains, rips or scratches, exterior dents or scratches, 44 windshield cracks or chips, missing interior or exterior parts or 45 excess mileage that results in a lease-end charge; or any other 46 charge for damage that is deemed as excess wear and use by a 47 lessor under a motor vehicle lease;

A2669 MUKHERJI 5

1 The bill provides that in the case of a service contract that covers 2 leased motor vehicle excess wear and use protection, a payment 3 under the contract shall not exceed the purchase price of the 4 vehicle.

ASSEMBLY CONSUMER AFFAIRS COMMITTEE

STATEMENT TO

ASSEMBLY, No. 2669

with committee amendments

STATE OF NEW JERSEY

DATED: MARCH 5, 2020

The Assembly Consumer Affairs Committee reports favorably and with committee amendments Assembly Bill No. 2669.

As amended and reported by the committee, this bill expands the definition of "motor vehicle ancillary production product" to include motor vehicle key fobs that have become lost or stolen, leased motor vehicle excess wear and use protection, and other services that may be approved by the director. The bill defines "leased motor vehicle excess wear and use protection" as 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, interior stains, rips or scratches, exterior dents or scratches, windshield 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.

The bill provides that in the case of a service contract that covers leased motor vehicle excess wear and use protection, a payment under the contract is not to exceed the purchase price of the vehicle.

COMMITTEE AMENDMENTS:

The committee amended the bill to make the effective date the first day of the third month following enactment. As introduced, the bill would have been effective immediately.

SENATE, No. 1198 **STATE OF NEW JERSEY** 219th LEGISLATURE

INTRODUCED FEBRUARY 3, 2020

Sponsored by: Senator NELLIE POU District 35 (Bergen and Passaic) Senator STEVEN V. OROHO District 24 (Morris, Sussex and Warren)

SYNOPSIS

Concerning motor vehicle ancillary production products and service contracts.

CURRENT VERSION OF TEXT

As introduced.



(Sponsorship Updated As Of: 2/13/2020)

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1 AN ACT concerning motor vehicle ancillary production products 2 and amending and supplementing P.L.2013, c.197 3 4 **BE IT ENACTED** by the Senate and General Assembly of the State 5 of New Jersey: 6 7 1. Section 1 of P.L.2013, c.197 (C.56:12-87) is amended to 8 read as follows: 9 1. As used in this act: 10 "Administrator" means a person who performs the third-party 11 administration of a service contract, pursuant to the provisions of 12 section 5 of this act, on behalf of a provider. "Consumer" means a natural person who buys other than for 13 14 purposes of resale any property that is distributed in commerce and 15 that is normally used for personal, family, or household purposes 16 and not for business or research purposes. 17 "Director" means the Director of the Division of Consumer 18 Affairs in the Department of Law and Public Safety. 19 "Emergency, life safety, or property safety goods" means any 20 goods provided for installation in, as part of, or for addition to, a 21 system designed to prevent, respond to, alert regarding, suppress, 22 control, or extinguish an emergency or the cause of an emergency, 23 or assist evacuation in the event of an emergency, which emergency 24 could threaten life or property. Examples of these systems include 25 fire alarm, fire sprinkler, fire suppression, fire extinguisher, 26 security, gas detection, intrusion detection, access control, video 27 surveillance and recording, mass notification, public address, 28 emergency lighting, patient wandering, infant tagging, and nurse 29 call. 30 "Leased motor vehicle excess wear and use protection" means 31 the repair, replacement, or maintenance of property, or indemnification for repair, replacement, or maintenance, due to 32 33 excess wear and use, damage for items such as tires, paint cracks or 34 chips, interior stains, rips or scratches, exterior dents or scratches, windshield cracks or chips, missing interior or exterior parts or 35 excess mileage that results in a lease-end charge, or any other 36 charge for damage that is deemed as excess wear and use by a 37 38 lessor under a motor vehicle lease. 39 "Maintenance agreement" means a contract of limited duration 40 that provides for scheduled maintenance only, and does not include 41 repair or replacement of the property subject to the contract. 42 "Motor vehicle ancillary protection product" means a contract or 43 agreement between a provider and a consumer for a specific 44 duration, for a provider fee or other separately stated consideration, 45 to perform one or more of the following with respect to a motor 46 vehicle:

EXPLANATION – Matter enclosed in **bold-faced brackets** [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined <u>thus</u> is new matter.

(1) the repair or replacement of tires or wheels on a motor
 vehicle damaged as a result of coming into contact with road
 hazards including but not limited to potholes, rocks, wood debris,
 metal parts, glass, plastic, curbs, or composite scraps;

5 (2) the removal of dents, dings, or creases on a motor vehicle 6 that can be repaired using the process of paintless dent removal 7 without affecting the existing paint finish and without replacing 8 vehicle body panels, sanding, bonding, or painting;

9 (3) the repair of small motor vehicle windshield chips or cracks 10 which may include replacement of the windshield for chips or 11 cracks that cannot be repaired <u>;</u>

(4) 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;

15 (5) leased motor vehicle excess wear and use protection; or

(6) other services which may be approved by the director, that
 are consistent with the provisions of P.L.2013, c.197 (C.56:12-87 et
 seq.).

"Non-original manufacturer's part" means a replacement part not
made for or by the original manufacturer of the property, commonly
referred to as an "after market part."

22 "Person" means any natural person, company, corporation,23 association, society, firm, partnership, or other similar legal entity.

24 "Premium" means the consideration paid to an insurer for a
25 reimbursement insurance policy, and is subject to any applicable
26 premium tax.

27 "Provider" means a person who is contractually obligated to the28 service contract holder under the terms of the service contract.

29 "Provider fee" means the consideration paid by a consumer for a30 service contract, and is not subject to any premium tax.

31 "Reimbursement insurance policy" means a policy of insurance 32 issued to a provider to either provide reimbursement to, or payment 33 on behalf of, the provider under the terms of the insured service 34 contracts issued or sold by the provider, or, in the event of the 35 provider's non-performance, to provide or pay for, on behalf of the 36 provider, all covered contractual obligations incurred by the 37 provider.

"Service contract" means a contract or agreement between a 38 39 provider and a consumer for any duration, for a provider fee or 40 other separately stated consideration, to perform, or to provide 41 indemnification for the performance of, the maintenance, repair, 42 replacement, or service of property for the operational or structural 43 failure of the property due to a defect in materials or workmanship 44 or due to normal wear and tear, and which may include additional 45 provisions for incidental payment of indemnity under limited 46 circumstances. In the case of a motor vehicle, such circumstances

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1 may include towing, rental, and emergency road services, and other 2 road hazard protections. A service contract may provide for the 3 maintenance, repair, replacement, or service of the property for 4 damage resulting from power surges or interruption, or accidental 5 damage from handling. A service contract also includes a motor vehicle ancillary protection product. Service contracts may provide 6 7 for leak or repair coverage to house roofing systems. A "service 8 contract" does not include a contract in writing to maintain 9 structural wiring associated with the delivery of cable, telephone, or 10 other broadband communication services or a contract in writing 11 related to the delivery of satellite television or broadband 12 communication services. 13 "Service contract holder" or "contract holder" means a consumer 14 who is the purchaser of a service contract or is entitled to the

15 contractual benefits under the terms of the contract.

16 "Warranty" means a warranty made solely by the manufacturer, 17 importer, or seller of property or services without additional 18 consideration, that is incidental to, and not negotiated or separated 19 from, the sale of the property or services, that guarantees indemnity 20 for defective materials, parts, mechanical or electrical breakdown, 21 labor, or workmanship, or provides other remedial measures, 22 including repair or replacement of the property or repetition of 23 services.

24 (cf: P.L.2013, c.197, s.1)

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(01.1.1.2.2013, 0.177, 5.1)

26 2. (New section) In the case of a service contract that 27 provides for leased motor vehicle excess wear and use protection, as 28 defined in section 1 of P.L.2013, c.197 (C.56:12-87), the contract 29 shall not provide for a payment for maintenance that exceeds the 30 purchase price of the vehicle.

3. This act shall take effect immediately.

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STATEMENT

37 This bill expands the definition of "motor vehicle ancillary 38 production product" to include motor vehicle key fobs that have 39 become lost or stolen, leased motor vehicle excess wear and use 40 protection, and other services that may be approved by the director. 41 The bill defines leased motor vehicle excess wear and use 42 protection as the repair, replacement, or maintenance of property, or 43 indemnification for repair, replacement, or maintenance, due to 44 excess wear and use; damage for items such as tires, paint cracks or 45 chips, interior stains, rips or scratches, exterior dents or scratches, 46 windshield cracks or chips, missing interior or exterior parts or 47 excess mileage that results in a lease-end charge; or any other

1 charge for damage that is deemed as excess wear and use by a

- 2 lessor under a motor vehicle lease;
- 3 The bill provides that in the case of a service contract that covers
- 4 leased motor vehicle excess wear and use protection, a payment

5 under the contract shall not exceed the purchase price of the

6 vehicle.

SENATE COMMERCE COMMITTEE

STATEMENT TO

SENATE, No. 1198

with committee amendments

STATE OF NEW JERSEY

DATED: JULY 23, 2020

The Senate Commerce Committee reports favorably and with committee amendments Senate Bill No. 1198.

This bill expands the definition of "motor vehicle ancillary protection product" to include motor vehicle key fobs that have become lost or stolen, leased motor vehicle excess wear and use protection, and other services that may be approved by the director. The bill defines leased motor vehicle excess wear and use protection as 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, interior stains, rips or scratches, exterior dents or scratches, windshield 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.

The bill provides that in the case of a service contract that covers leased motor vehicle excess wear and use protection, a payment under the contract shall not exceed the purchase price of the vehicle.

COMMITTEE AMENDMENTS:

The committee amended the bill to make the effective date the first day of the third month following enactment. As introduced, the bill would be effective immediately.

The committee also amended the bill to make certain technical changes.

Governor Murphy Takes Action on Legislation

09/14/2020

TRENTON – Today, Governor Phil Murphy signed the following bills and resolutions into law:

S-349/A-1993 (Smith, Greenstein/Pinkin, Benson, Kennedy) – Requires developers to offer electric vehicle charging stations as option in certain new home construction

S-806/A-895 (Cunningham, Pou/Giblin, Timberlake, Jasey) – Provides that New Jersey Better Educational Savings Trust (NJBEST) Program scholarship may be awarded in any semester of attendance or enrollment at institution of higher education in State

S-960/A-3628 (Rice/Lopez) – Requires parent to provide completed financial aid application to Higher Education Student Assistance Authority if parent's dependent applies to State for student financial aid

Copy of Statement

S-971/A-2106 (Lagana, Cunningham, Weinberg/Swain, Tully, Wimberly) – "New Jersey Fair Play Act"; allows collegiate student-athletes to earn compensation for use of name, image, or likeness

S-2380/A-3999 (Sweeney, Scutari, Singer, Greenstein/Giblin, Burzichelli, Murphy, Downey) – Concerns employment benefits and coronavirus disease 2019 infections contracted by essential employees

S-2573/A-4378 (Ruiz, Codey/Karabinchak, Jasey, Lampitt) – Establishes position of State School Nurse Consultant in DOE to facilitate best practices in school nursing by advancing comprehensive school health services

SJR-79/AJR-167 (Greenstein, Gill/Vainieri Huttle, Tucker, Murphy) – Creates commission to study sexual assault, misconduct, and harassment by staff against inmates in State correctional facilities

A-2669/S-1198 (Mukherji/Pou, Oroho) – Concerning motor vehicle ancillary production products and service contracts

Governor Murphy absolute vetoed the following bill:

A-3965/S-2463 (Moen, Murphy, Mukherji/Greenstein, Cruz-Perez) – ABSOLUTE – Expands existing EDA loan program to include certain small producers and retailers of alcoholic beverages

Copy of Statement