(9lr1981)

**ENROLLED BILL** 

— Economic Matters/Finance —

Introduced by Delegates Valderrama, D.E. Davis, and Lisanti

Read and Examined by Proofreaders:

										Proofreader.		
											Proofre	ader.
Sealed	with	the	Great	Seal	and	presented	l to	the	Governor,	for his	approval	this
	_ day	of				at				o'cloc	k,	M.
											Spe	aker.

CHAPTER \_\_\_\_\_

### 1 AN ACT concerning

### $\mathbf{2}$

### Vehicle Laws - Rental Vehicles - Security

3 FOR the purpose of establishing that the owner of a rental vehicle may satisfy a certain 4 insurance requirement by maintaining a certain security that is primary under <del>certain circumstances and</del> secondary to any other valid and collectible coverage  $\mathbf{5}$ 6 under certain circumstances and subject to a certain exception; providing that 7 security maintained by the owner of a rental vehicle or replacement vehicle is 8 primary under certain circumstances; establishing a certain insurer's right to 9 subrogation for certain damages under certain circumstances; requiring the owner of a rental vehicle to provide a certain notice to the renter of the rental vehicle; 10 authorizing certain persons to request certain information from a motor vehicle 11 12rental company in a certain manner; requiring a motor vehicle rental company to 13 disclose certain information about a person that rents or is authorized to drive a 14rental vehicle to a certain person under certain circumstances; requiring a motor 15vehicle rental company to make a reasonable effort to obtain and disclose certain

### EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



R7

1 information about the person who was driving the rental vehicle at the time of the  $\mathbf{2}$ adverse event under certain circumstances; providing a certain exception to the 3 requirement that a motor vehicle rental company disclose certain information; 4 prohibiting a motor vehicle rental company from being compelled to disclose certain additional information; establishing a certain immunity from liability for a motor  $\mathbf{5}$ 6 vehicle rental company that discloses certain information in accordance with this 7 Act, subject to a certain exception; providing that a motor vehicle rental company 8 shall be required to provide certain security on a primary basis for certain claims 9 under certain circumstances; providing for the application of this Act; defining 10 certain terms; providing for a delayed effective date; providing for the application of this Act: and generally relating to required security for certain rental vehicles. 11 12BY repealing and reenacting, without amendments,

- 13 Article Transportation
- 14 Section 17–103
- 15 Annotated Code of Maryland
- 16 (2012 Replacement Volume and 2018 Supplement)
- 17 BY repealing and reenacting, with amendments,
- 18 Article Transportation
- 19 Section 17–104 and 18–102
- 20 Annotated Code of Maryland
- 21 (2012 Replacement Volume and 2018 Supplement)
- 22 BY adding to
- 23 Article Transportation
- 24 Section 17–104.3 <u>and 18–106</u>
- 25 Annotated Code of Maryland
- 26 (2012 Replacement Volume and 2018 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
   That the Laws of Maryland read as follows:
- 29

### **Article – Transportation**

30 17–103.

31 (a) (1) Except as provided in paragraph (2) of this subsection, the form of 32 security required under this subtitle is a vehicle liability insurance policy written by an 33 insurer authorized to write these policies in this State.

34 (2) The Administration may accept another form of security in place of a 35 vehicle liability insurance policy if it finds that the other form of security adequately 36 provides the benefits required by subsection (b) of this section.

 $\mathbf{2}$ 

1 (3) The Administration shall, by regulation, assess each self-insurer an 2 annual sum which may not exceed \$750, and which shall be used for actuarial studies and 3 audits to determine financial solvency.

4 (b) The security required under this subtitle shall provide for at least:

5 (1) The payment of claims for bodily injury or death arising from an 6 accident of up to \$30,000 for any one person and up to \$60,000 for any two or more persons, 7 in addition to interest and costs;

8 (2) The payment of claims for property of others damaged or destroyed in 9 an accident of up to \$15,000, in addition to interest and costs;

10 (3) Unless waived under § 19–506 of the Insurance Article or rejected 11 under § 19–506.1 of the Insurance Article, the benefits described under § 19–505 of the 12 Insurance Article as to basic required primary coverage;

13 (4) The benefits required under § 19–509 or § 19–509.1 of the Insurance
 14 Article as to required additional coverage; and

15 (5) For vehicles subject to the provisions of § 25–111.1 of this article, the 16 security requirements adopted under 49 C.F.R., Part 387.

17 17-104.

18 (a) The Administration may not issue or transfer the registration of a motor 19 vehicle unless the owner or prospective owner of the vehicle furnishes evidence satisfactory 20 to the Administration that the required security is in effect.

21 (b) The owner of a motor vehicle that is required to be registered in this State 22 shall maintain the required security for the vehicle during the registration period.

23 (c) Each insurer or other provider of required security shall:

(1) Except as provided in item (2) of this subsection, immediately notify the
 Administration electronically of new motor vehicle insurance policies issued for insured
 vehicles registered in the State; and

(2) For each fleet policy, electronically notify the Administration every 30
days of any additions, deletions, or modifications to the fleet policy, including those policy
numbers affected.

30 (d) The Administration, in consultation with the Maryland Insurance 31 Administration and representatives of the automobile insurance industry, shall adopt 32 regulations that establish procedures to be used by an insurer to provide timely notification 33 to an insured of the penalties that may be imposed in accordance with § 17–106 of this

subtitle if the insured fails to renew or replace a policy of motor vehicle liability insurancewithout surrendering the evidences of registration.

3 (e) (1) In this subsection, "replacement vehicle" means a vehicle that is loaned 4 by an auto repair facility or a dealer, or that an individual rents temporarily, to use while 5 a vehicle owned by the individual is not in use because of loss, as "loss" is defined in that 6 individual's applicable private passenger automobile insurance policy or because of 7 breakdown, repair, service, or damage.

## 8 (2) <u>THIS SUBSECTION DOES NOT APPLY TO A RENTAL VEHICLE THAT</u> 9 <u>IS NOT A REPLACEMENT VEHICLE IF THE COVERAGE MAINTAINED BY THE RENTER</u> 10 <u>OR DRIVER IS PROVIDED BY THE MARYLAND AUTOMOBILE INSURANCE FUND.</u>

11 (3) Subject to paragraph (3) (4) (5) of this subsection, SUBSECTION (F) 12 OF THIS SECTION, AND § 18–106 OF THIS ARTICLE, an owner of a RENTAL VEHICLE 13 OR replacement vehicle may satisfy the requirement of subsection (a) of this section by 14 maintaining the required security described in § 17–103 of this subtitle that is secondary 15 to any other valid and collectible coverage and that extends coverage in amounts required 16 under § 17–103(b) of this subtitle to the owner's vehicle while it is used as a <u>RENTAL</u> 17 <u>VEHICLE OR</u> replacement vehicle.

18 (3) If an owner of a replacement vehicle provides coverage as provided 19 under paragraph (2) of this subsection, the agreement for the replacement vehicle to be 20 signed by the renter or the individual to whom the vehicle is loaned shall contain a 21 provision on the face of the agreement, in at least 10 point bold type, that informs the 22 individual that the coverage on the vehicle being serviced or repaired is primary coverage 23 for the replacement vehicle and the coverage maintained by the owner on the replacement 24 vehicle is secondary.

25 [(3)] (4) If an owner of a replacement vehicle provides coverage as 26 provided under paragraph [(2)] (3) of this subsection, the agreement for the replacement 27 vehicle to be signed by the renter or the individual to whom the vehicle is loaned shall contain 28 a provision on the face of the agreement, in at least 10 point bold type, that informs the 29 individual that the coverage on the vehicle being serviced or repaired is primary coverage 30 for the replacement vehicle and the coverage maintained by the owner on the replacement 31 vehicle is secondary.

## 32(4)(5)IF COVERAGE MAINTAINED BY THE RENTER OR INDIVIDUAL33TO WHOM THE VEHICLE IS LOANED HAS LAPSED OR DOES NOT PROVIDE THE34REQUIRED COVERAGE:

- 35(I)SECURITY MAINTAINED BY THE OWNER OF THE RENTAL36VEHICLE OR REPLACEMENT VEHICLE SHALL:
  - 1. BE PRIMARY; AND

4

37

2. 1 **PROVIDE THE COVERAGE REQUIRED BEGINNING**  $\mathbf{2}$ WITH THE FIRST DOLLAR OF A CLAIM: AND 3 **(II)** THE OWNER OF THE RENTAL VEHICLE OR REPLACEMENT 4 VEHICLE SHALL HAVE THE DUTY TO DEFEND THE CLAIM. 5<del>(F) (1) (1)</del> IN THIS SUBSECTION THE FOLLOWING WORDS HAVE THE 6 **MEANINGS INDICATED.** 7 <del>(III)</del> "ADVERSE EVENT" HAS THE MEANING STATED IN § 8 17-104.3(A) OF THIS SUBTITLE. 9 (III) "MOTOR VEHICLE RENTAL COMPANY" HAS THE MEANING 10 STATED IN § 17–104.3(A) OF THIS SUBTITLE. (IV) "RENTAL AGREEMENT" HAS THE MEANING STATED IN § 11 1217-104.3(A) OF THIS SUBTITLE. <del>(2)</del> 13 EXCEPT AS PROVIDED IN PARAGRAPH (3) OF THIS SUBSECTION, AND SUBJECT TO PARAGRAPH (4) OF THIS SUBSECTION, AN OWNER OF A RENTAL 14 15 **VEHICLE MAY SATISFY THE REQUIREMENT OF SUBSECTION (A) OF THIS SECTION BY MAINTAINING THE REQUIRED SECURITY DESCRIBED IN § 17–103 OF THIS SUBTITLE** 16 17 THAT IS: 18 <del>(II)</del> **PRIMARY:** 19 1 EXCEPT AS PROVIDED IN ITEM (II) OF THIS 20PARAGRAPH, WHILE THE OWNER'S VEHICLE IS USED AS A RENTAL VEHICLE: OR 21 2 IF THE COVERAGE MAINTAINED BY THE RENTER OF 22THE RENTAL VEHICLE IS PROVIDED BY THE MARYLAND AUTOMOBILE INSURANCE 23Fund: AND 24(III) SECONDARY, RETROACTIVE TO AN ADVERSE EVENT, TO 25COVERAGE MAINTAINED BY THE RENTER OF THE RENTAL VEHICLE ON THE OWNER'S 26**CONFIRMATION, AFTER THE ADVERSE EVENT, WITH THE INSURANCE CARRIER THAT** 27PROVIDES COVERAGE TO THE RENTER. THAT THE INSURANCE MAINTAINED BY THE 28RENTER PROVIDES VALID AND COLLECTIBLE COVERAGE IN THE AMOUNTS **REQUIRED UNDER § 17–103(B) OF THIS SUBTITLE TO THE OWNER'S VEHICLE WHILE** 29 30 **IT IS USED AS A RENTAL VEHICLE, IF THE INSURANCE CARRIER THAT PROVIDES** 31 COVERAGE TO THE RENTER ACCEPTS THE CLAIM AND CONFIRMS IN WRITING THAT 32 THE INSURANCE PROVIDED TO THE RENTER INCLUDES LIABILITY COVERAGE FOR 33 THE ALLEGED AT-FAULT DRIVER.

1 (3) IF AN INSURANCE CARRIER THAT PROVIDES COVERAGE TO THE 2 RENTER DOES NOT ACCEPT THE CLAIM UNDER PARAGRAPH (1)(II) OF THIS 3 SUBSECTION AND AUTHORIZE PAYMENT OF STORAGE CHARGES OR RENTAL OF A 4 TEMPORARY SUBSTITUTE MOTOR VEHICLE TO THE MOTOR VEHICLE RENTAL 5 COMPANY WITHIN 14 DAYS OF RECEIVING NOTICE OF THE RENTER'S ADVERSE 6 EVENT, THE INSURANCE CARRIER THAT PROVIDES COVERAGE FOR THE RENTAL 7 VEHICLE SHALL:

8(I)CONTINUE TO BE THE PRIMARY SECURITY FOR THE9PAYMENT OF STORAGE CHARGES AND RENTAL CHARGES FOR A TEMPORARY10SUBSTITUTE MOTOR VEHICLE UNTIL THE CLAIM IS RESOLVED; AND

(II) HAVE A RIGHT OF SUBROGATION AGAINST THE INSURANCE
 CARRIER THAT PROVIDES COVERAGE TO THE RENTER FOR THE PAYMENT OF
 STORAGE CHARGES AND RENTAL CHARGES FOR A TEMPORARY SUBSTITUTE MOTOR
 VEHICLE.

15IF AN OWNER OF A RENTAL VEHICLE PROVIDES COVERAGE <del>(4)</del> (F) IN ACCORDANCE WITH PARAGRAPH (2) SUBSECTION (E)(3) OF THIS SUBSECTION 16 17SECTION, THE RENTAL AGREEMENT TO BE SIGNED BY THE RENTER SHALL CONTAIN 18 A PROVISION ON THE FACE OF THE AGREEMENT, IN AT LEAST 10 POINT BOLD TYPE, THAT INFORMS THE INDIVIDUAL THAT, EXCEPT FOR COVERAGE PROVIDED BY THE 19 MARYLAND AUTOMOBILE INSURANCE FUND WITH RESPECT TO A RENTAL VEHICLE 2021THAT IS NOT A REPLACEMENT VEHICLE, THE COVERAGE MAINTAINED BY THE RENTER OF THE RENTAL VEHICLE IS PRIMARY COVERAGE ON THE OWNER'S 2223CONFIRMATION WITH THE INSURANCE CARRIER THAT PROVIDES COVERAGE TO THE 24RENTER THAT THE INSURANCE MAINTAINED BY THE RENTER PROVIDES VALID AND 25COLLECTIBLE COVERAGE IN THE AMOUNTS REQUIRED UNDER § 17–103(B) OF THIS SUBTITLE TO THE OWNER'S VEHICLE WHILE IT IS USED AS A RENTAL VEHICLE. 26

27 **17–104.3**.

28 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 29 INDICATED.

30 (2) "ADVERSE EVENT" MEANS AN INCIDENT THAT MAY SUBJECT THE 31 OWNER OR DRIVER OF A RENTAL VEHICLE TO LEGAL LIABILITY, INCLUDING 32 LIABILITY FOR:

- **33** (I) **DAMAGES;**
- 34 (II) COSTS OF DEFENSE;

### 1 (III) LEGAL COSTS AND FEES; AND

 $\mathbf{2}$ 

(IV) ANY OTHER CLAIMS EXPENSES.

3 (3) "MOTOR VEHICLE RENTAL COMPANY" MEANS A PERSON THAT IS
4 IN THE BUSINESS OF PROVIDING MOTOR VEHICLES TO THE PUBLIC UNDER A RENTAL
5 AGREEMENT FOR A PERIOD NOT EXCEEDING 180 DAYS.

6 (4) "RENTAL AGREEMENT" MEANS A WRITTEN AGREEMENT 7 CONTAINING THE TERMS AND CONDITIONS THAT GOVERN THE USE OF A RENTAL 8 VEHICLE PROVIDED BY A MOTOR VEHICLE RENTAL COMPANY UNDER THE 9 PROVISIONS OF THIS ARTICLE.

10 (B) A PERSON INVOLVED IN AN ADVERSE EVENT THAT INVOLVES A RENTAL 11 VEHICLE RENTED BY ANOTHER, OR THE PERSON'S LEGAL REPRESENTATIVE, MAY 12 REQUEST INFORMATION, AS PROVIDED UNDER SUBSECTION (C) OF THIS SECTION, 13 FROM THE MOTOR VEHICLE COMPANY THAT OWNS THE RENTAL VEHICLE BY 14 SUBMITTING A WRITTEN REQUEST TO THE MOTOR VEHICLE RENTAL COMPANY IN 15 ACCORDANCE WITH SUBSECTION (C) OF THIS SECTION.

16 (C) (1) IF KNOWN TO THE MOTOR VEHICLE RENTAL COMPANY, A 17 REQUEST MADE TO A MOTOR VEHICLE RENTAL COMPANY UNDER THIS SECTION 18 SHALL INCLUDE:

19(I)THE FULL NAME OF THE PERSON THAT IS BELIEVED TO20HAVE RENTED THE RENTAL VEHICLE INVOLVED IN THE ADVERSE EVENT;

21 (II) THE DATE AND APPROXIMATE TIME OF THE ADVERSE 22 EVENT; AND

23 (III) TO THE EXTENT KNOWN, A DESCRIPTION OF THE RENTAL 24 VEHICLE, INCLUDING THE VEHICLE'S:

- 25 **1. Маке;**
- 26 **2. MODEL;**
- **3. COLOR; AND**
- **4. REGISTRATION NUMBER.**

29 (2) A REQUEST MADE UNDER THIS SECTION SHALL BE SUBMITTED TO 30 THE MOTOR VEHICLE RENTAL COMPANY'S REGISTERED AGENT IN THE STATE. 1 (D) (1) EXCEPT AS PROVIDED IN SUBSECTION (E) OF THIS SECTION, AS 2 SOON AS PRACTICABLE AFTER RECEIVING A REQUEST FOR INFORMATION, A MOTOR 3 VEHICLE RENTAL COMPANY SHALL PROVIDE THE PERSON THAT MADE THE REQUEST 4 WITH THE FOLLOWING INFORMATION IN WRITING:

5 (I) THE NAME, MAILING ADDRESS, AND DATE OF BIRTH OF 6 EACH PERSON IDENTIFIED IN A RENTAL AGREEMENT AS A RENTER OR AUTHORIZED 7 DRIVER OF THE RENTAL VEHICLE AT THE TIME THE ADVERSE EVENT IS ALLEGED TO 8 HAVE OCCURRED; AND

9 (II) 1. THE NAME OF THE INSURER RESPONSIBLE FOR 10 PROVIDING PRIMARY INSURANCE COVERAGE FOR THE RENTAL VEHICLE AT THE 11 TIME THE ADVERSE EVENT IS ALLEGED TO HAVE OCCURRED; AND

12 **2.** IF KNOWN TO THE MOTOR VEHICLE RENTAL 13 COMPANY, THE POLICY NUMBER ASSOCIATED WITH THE PRIMARY INSURANCE 14 COVERAGE FOR THE RENTAL VEHICLE AT THE TIME THE ADVERSE EVENT IS 15 ALLEGED TO HAVE OCCURRED.

16 (2) IF THE PERSON DRIVING THE RENTAL VEHICLE AT THE TIME OF 17 THE ADVERSE EVENT IS NOT IDENTIFIED IN THE RENTAL AGREEMENT, THE MOTOR 18 VEHICLE RENTAL COMPANY SHALL MAKE A REASONABLE EFFORT TO OBTAIN AND 19 PROVIDE THE INDIVIDUAL'S NAME, MAILING ADDRESS, AND DATE OF BIRTH TO THE 20 PERSON MAKING THE REQUEST FOR INFORMATION.

(E) (1) IF A REQUEST IS MADE UNDER THIS SECTION MORE THAN 3 YEARS
AFTER THE DATE ON WHICH THE ADVERSE EVENT IS ALLEGED TO HAVE OCCURRED,
THE MOTOR VEHICLE RENTAL COMPANY MAY REFUSE TO PROVIDE INFORMATION
UNDER SUBSECTION (D) OF THIS SECTION.

(2) A MOTOR VEHICLE RENTAL COMPANY MAY NOT BE COMPELLED
 TO DISCLOSE ANY INFORMATION REGARDING PERSONS IDENTIFIED AS RENTERS OR
 AUTHORIZED DRIVERS OF A RENTAL VEHICLE OTHER THAN THE INFORMATION THAT
 IS REQUIRED UNDER SUBSECTION (D) OF THIS SECTION.

(F) UNLESS IT IS ESTABLISHED THAT THE DISCLOSURE MADE BY THE
MOTOR VEHICLE RENTAL COMPANY OR AN EMPLOYEE OR AGENT OF THE MOTOR
VEHICLE RENTAL COMPANY CONSTITUTED RECKLESS, WANTON, OR INTENTIONAL
MISCONDUCT, A MOTOR VEHICLE RENTAL COMPANY MAY NOT BE HELD CIVILLY OR
CRIMINALLY LIABLE FOR DISCLOSING INFORMATION IN ACCORDANCE WITH THIS
SECTION.

8

35 18–102.

1 (a) (1) The Administration may not register any motor vehicle, trailer, or 2 semitrailer to be rented until the owner of the vehicle certifies to the satisfaction of the 3 Administration that the owner has security for the vehicle in the same form and providing 4 for the same minimum benefits as the security required by Title 17 of this article for motor 5 vehicles.

6 (2) (i) In this paragraph, "replacement vehicle" means a vehicle that is 7 loaned by an auto repair facility or a dealer, or that an individual rents temporarily, to use 8 while a vehicle owned by the individual is not in use because of loss, as "loss" is defined in 9 that individual's applicable private passenger automobile insurance policy, or because of 10 breakdown, repair, service, or damage.

# 11(ii)THIS PARAGRAPH DOES NOT APPLY TO A RENTAL VEHICLE12THAT IS NOT A REPLACEMENT VEHICLE IF THE COVERAGE MAINTAINED BY THE13RENTER OR DRIVER IS PROVIDED BY THE MARYLAND AUTOMOBILE INSURANCE14FUND.

15 (III) Subject to subparagraph (iii) of this paragraph (3) OF THIS 16 SUBSECTION, § 18–106 OF THIS SUBTITLE, AND §-17–104(E)(4) § 17–104(E)(5) OF 17 THIS ARTICLE, an owner of a <u>RENTAL VEHICLE OR</u> replacement vehicle may satisfy the 18 requirement of paragraph (1) of this subsection by maintaining the required security 19 described in § 17–103 of this article that is secondary to any other valid and collectible 20 coverage and that extends coverage to the owner's vehicle in amounts required under § 21 17–103(b) of this article while it is used as a <u>RENTAL VEHICLE OR</u> replacement vehicle.

22 [(iii)] (IV) If an owner of a replacement vehicle provides coverage as 23 provided under subparagraph [(ii)] (III) of this paragraph, the agreement for the 24 replacement vehicle to be signed by the renter or the individual to whom the vehicle is loaned 25 shall contain a provision on the face of the agreement, in at least 10 point bold type, that 26 informs the individual that the coverage on the vehicle being serviced or repaired is primary 27 coverage for the replacement vehicle and the coverage maintained by the owner on the 28 replacement vehicle is secondary.

29 (iii) If an owner of a replacement vehicle provides coverage as 30 provided under subparagraph (ii) of this paragraph, the agreement for the replacement 31 vehicle to be signed by the renter or the individual to whom the vehicle is loaned shall 32 contain a provision on the face of the agreement, in at least 10 point bold type, that informs 33 the individual that the coverage on the vehicle being serviced or repaired is primary 34 coverage for the replacement vehicle and the coverage maintained by the owner on the 35 replacement vehicle is secondary.

36 (3) (1) 1. In this paragraph the following words have 37 the meanings indicated.

38 2. "Adverse event" has the meaning stated in § 39 17–104.3(A) of this article.

```
HOUSE BILL 1003
```

<del>3.</del> "MOTOR VEHICLE RENTAL COMPANY" HAS THE 1 **MEANING STATED IN § 17–104.3(A) OF THIS ARTICLE.** 2 3 4 **"RENTAL AGREEMENT" HAS THE MEANING STATED IN** §17–104.3(A) OF THIS ARTICLE. 4 (III) EXCEPT AS PROVIDED IN SUBPARAGRAPH (III) OF THIS 56 PARAGRAPH, AND SUBJECT TO SUBPARAGRAPH (IV) OF THIS PARAGRAPH, AN 7 **OWNER OF A RENTAL VEHICLE MAY SATISFY THE REQUIREMENT OF PARAGRAPH (1)** OF THIS SUBSECTION BY MAINTAINING THE REQUIRED SECURITY DESCRIBED IN § 8 9 17-103 OF THIS ARTICLE THAT IS: PRIMARY: 10 1 EXCEPT AS PROVIDED IN ITEM 2 OF THIS 11 <u>A</u>\_ SUBPARAGRAPH, WHILE THE OWNER'S VEHICLE IS USED AS A RENTAL VEHICLE: OR 12 13 **B** IF THE COVERAGE MAINTAINED BY THE RENTER OF THE RENTAL VEHICLE IS PROVIDED BY THE MARYLAND AUTOMOBILE INSURANCE 14 15 FUND: AND 16 2 SECONDARY, RETROACTIVE TO AN ADVERSE EVENT. 17TO COVERAGE MAINTAINED BY THE RENTER OF THE RENTAL VEHICLE ON THE 18 OWNER'S CONFIRMATION, AFTER THE ADVERSE EVENT, WITH THE INSURANCE 19 CARRIER THAT PROVIDES COVERAGE TO THE RENTER, THAT THE INSURANCE MAINTAINED BY THE RENTER PROVIDES VALID AND COLLECTIBLE COVERAGE IN 20 21 THE AMOUNTS REQUIRED UNDER § 17-103(B) OF THIS ARTICLE TO THE OWNER'S 22 **VEHICLE WHILE IT IS USED AS A RENTAL VEHICLE. IF THE INSURANCE CARRIER** 23THAT PROVIDES COVERAGE TO THE RENTER ACCEPTS THE CLAIM AND CONFIRMS IN 24WRITING THAT THE INSURANCE PROVIDED TO THE RENTER INCLUDES LIABILITY 25**COVERAGE FOR THE ALLEGED AT-FAULT DRIVER.** 26(III) IF AN INSURANCE CARRIER THAT PROVIDES COVERAGE TO 27THE RENTER DOES NOT ACCEPT THE CLAIM UNDER PARAGRAPH (1)(II) OF THIS 28SUBSECTION AND AUTHORIZE PAYMENT OF STORAGE CHARGES OR RENTAL OF A 29TEMPORARY SUBSTITUTE MOTOR VEHICLE TO THE MOTOR VEHICLE RENTAL 30 COMPANY WITHIN 14 DAYS OF RECEIVING NOTICE OF THE RENTER'S ADVERSE 31 EVENT. THE INSURANCE CARRIER THAT PROVIDES COVERAGE FOR THE RENTAL 32 **VEHICLE SHALL:** 33 1 **CONTINUE TO BE THE PRIMARY SECURITY FOR THE** 34 PAYMENT OF STORAGE CHARGES AND RENTAL CHARGES FOR A TEMPORARY 35 SUBSTITUTE MOTOR VEHICLE UNTIL THE CLAIM IS RESOLVED: AND

10

12.HAVE A RIGHT OF SUBROGATION AGAINST THE2INSURANCE CARRIER THAT PROVIDES COVERAGE TO THE RENTER FOR THE3PAYMENT OF STORAGE CHARGES AND RENTAL CHARGES FOR A TEMPORARY4SUBSTITUTE MOTOR VEHICLE.

 $\mathbf{5}$ IF AN OWNER OF A RENTAL VEHICLE PROVIDES <del>(IV)</del> (3) 6 COVERAGE IN ACCORDANCE WITH SUBPARAGRAPH (H) PARAGRAPH (2) OF THIS 7 PARAGRAPH SUBSECTION, THE RENTAL AGREEMENT TO BE SIGNED BY THE RENTER SHALL CONTAIN A PROVISION ON THE FACE OF THE AGREEMENT, IN AT LEAST 10 8 POINT BOLD TYPE, THAT INFORMS THE INDIVIDUAL THAT, EXCEPT FOR COVERAGE 9 PROVIDED BY THE MARYLAND AUTOMOBILE INSURANCE FUND WITH RESPECT TO 10 11 A RENTAL VEHICLE THAT IS NOT A REPLACEMENT VEHICLE, THE COVERAGE MAINTAINED BY THE RENTER OF THE RENTAL VEHICLE IS PRIMARY COVERAGE ON 12THE OWNER'S CONFIRMATION WITH THE INSURANCE CARRIER THAT PROVIDES 13COVERAGE TO THE RENTER THAT THE INSURANCE MAINTAINED BY THE RENTER 14PROVIDES VALID AND COLLECTIBLE COVERAGE IN THE AMOUNTS REQUIRED UNDER 15§ 17–103(B) OF THIS ARTICLE TO THE OWNER'S VEHICLE WHILE IT IS USED AS A 1617**RENTAL VEHICLE.** 

18 (b) Notwithstanding any provision of the rental agreement to the contrary, the 19 security required under this section shall cover the owner of the vehicle and each person 20 driving or using the vehicle with the permission of the owner or lessee.

21 (c) If the Administration finds that the vehicle owner has failed or is unable to 22 maintain the required security, the Administration shall suspend the registration of the 23 vehicle.

24 <u>18–106.</u>

### 25(A)(1)IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS26INDICATED.

## 27 (2) "AUTHORIZED DRIVER" MEANS A PERSON, OTHER THAN THE 28 <u>RENTER, WHO USES OR OPERATES A RENTAL VEHICLE WITH THE PERMISSION OF</u> 29 <u>THE MOTOR VEHICLE RENTAL COMPANY.</u>

## 30 (3) "MOTOR VEHICLE RENTAL COMPANY" HAS THE MEANING STATED 31 IN § 17–104.3 OF THIS ARTICLE.

## 32 (4) "RENTAL AGREEMENT" HAS THE MEANING STATED IN § 17–104.3 33 OF THIS ARTICLE.

	12 HOUSE BILL 1003									
$\frac{1}{2}$	(B) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, THIS SECTION APPLIES ONLY TO:									
$\frac{3}{4}$	(I) <u>RENTAL VEHICLE TRANSACTIONS ORIGINATING IN THE</u> STATE; AND									
5 6 7 8	(II) <u>THIRD-PARTY CLAIMS AGAINST A RENTER OR AN</u> <u>AUTHORIZED DRIVER OF A RENTAL VEHICLE ARISING OUT OF THE SECURITY</u> <u>REQUIREMENT UNDER § 18–102(A)(2) OF THIS SUBTITLE OR § 17–104(E) OF THIS</u> <u>ARTICLE.</u>									
9 10	(2) THIS SECTION DOES NOT APPLY TO A REPLACEMENT VEHICLE UNDER § 18–102(A)(2) OF THIS SUBTITLE OR § 17–104(E) OF THIS ARTICLE.									
11 12 13 14	(C) <u>A motor vehicle rental company shall be responsible for</u> <u>providing the required security under § 17–103 of this article on a</u> <u>primary basis for a third-party liability claim if the motor vehicle</u> <u>rental company:</u>									
15	(1) FAILS TO DELIVER NOTICE OF THE CLAIM;									
16	(2) FAILS TO COOPERATE WITH THE INSURER;									
17 18	(3) <u>Prejudiced the handling of the third-party claim</u> <u>before the insurer assumed the handling of the claim;</u>									
19 20 21	(4) HAS PROVIDED LIABILITY, PROPERTY DAMAGE, UNINSURED MOTORIST, OR OTHER COVERAGE TO THE INSURED THAT IS APPLICABLE TO THE THIRD–PARTY CLAIM AS A BENEFIT UNDER EITHER:									
22	(I) THE RENTAL AGREEMENT; OR									
$\begin{array}{c} 23\\ 24 \end{array}$	(II) <u>An insurance policy sold to the renter in</u> <u>connection with, and incidental to, the rental of the motor vehicle; or</u>									
$\begin{array}{c} 25\\ 26 \end{array}$	(5) FAILS TO PROVIDE THE NOTICES REQUIRED UNDER § 18–102(A)(3) OF THIS SUBTITLE OR § 17–104(F) OF THIS ARTICLE.									
27 28 29 30 31	(D) <u>A MOTOR VEHICLE RENTAL COMPANY SHALL BE RESPONSIBLE FOR</u> <u>PROVIDING THE REQUIRED SECURITY UNDER § 17–103 OF THIS ARTICLE ON A</u> <u>PRIMARY BASIS FOR A THIRD–PARTY LIABILITY CLAIM IF THE DRIVER OF THE</u> <u>RENTAL VEHICLE IS AN INDIVIDUAL WHO IS NOT THE RENTER OR AN AUTHORIZED</u> <u>DRIVER.</u>									

- 1 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 2 October 1, 2019 January 1, 2020, and shall apply to all claims arising in the State on or
  3 after January 1, 2020.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.