C4

2lr2583 CF SB 835

By: **Delegate Carey** Introduced and read first time: February 11, 2022 Assigned to: Economic Matters

A BILL ENTITLED

1 AN ACT concerning

Motor Vehicle Insurance – Comprehensive Coverage and Collision Damage Waiver

FOR the purpose of requiring that the lessor of certain vehicles under a rental agreement
or a loaner agreement containing a collision damage waiver provide the waiver in a
specified form; requiring motor vehicle insurance policies that include collision or
comprehensive coverage to include coverage for certain Class E vehicles, vehicles
used as replacement vehicles, and vehicles rented under a peer-to-peer car sharing
agreement; and generally relating to motor vehicle insurance and rental and
replacement vehicles.

- 11 BY repealing and reenacting, with amendments,
- 12 Article Commercial Law
- 13 Section 14–2101
- 14 Annotated Code of Maryland
- 15 (2013 Replacement Volume and 2021 Supplement)
- 16 BY repealing and reenacting, with amendments,
- 17 Article Insurance
- 18 Section 19–512
- 19 Annotated Code of Maryland
- 20 (2017 Replacement Volume and 2021 Supplement)
- 21 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 22 That the Laws of Maryland read as follows:
- 23

Article - Commercial Law

- 24 14-2101.
- 25 (a) (1) In this section the following words have the meanings indicated.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



1 (2) "Car sharing period" has the meaning stated in § 19–520 of the 2 Insurance Article.

3

(3) "Collision damage waiver" means:

4 (i) With respect to a rental AGREEMENT OR LOANER agreement, 5 any contract, whether separate from or part of a rental AGREEMENT OR LOANER 6 agreement, in which the lessor agrees, for a charge, to waive all or part of any claims 7 against the lessee for damages to the rental motor vehicle during the term of the rental 8 agreement; and

9 (ii) With respect to a peer-to-peer car sharing program agreement, 10 a provision in the peer-to-peer car sharing program agreement in which it is agreed, for a 11 charge, that all or part of any claims against a shared vehicle driver for damages to a shared 12 motor vehicle during a car sharing period are waived.

(4) "Lessee" means any person obtaining the use of a rental motor vehicle
 from a lessor under the terms of a rental agreement OR LOANER AGREEMENT.

15 (5) "Lessor" means any person in the business of providing rental motor 16 vehicles to the public **OR LOANER VEHICLES TO CUSTOMERS**.

17 (6) "LOANER AGREEMENT" MEANS A WRITTEN AGREEMENT SETTING 18 FORTH THE TERMS AND CONDITIONS GOVERNING THE USE OF A LOANER VEHICLE 19 BY A LESSEE FOR A PERIOD OF LESS THAN 180 DAYS.

20 (7) "LOANER VEHICLE" MEANS A PASSENGER CAR LOANED TO A 21 CUSTOMER OF A LESSOR UNDER A LOANER AGREEMENT.

22 [(6)] (8) "Passenger car" means any motor vehicle that is:

23 (i) A Class A (passenger) vehicle under § 13–912 of the 24 Transportation Article;

(ii) A Class M (multipurpose) vehicle under § 13–937 of the
 Transportation Article if the vehicle is used primarily for transporting passengers; or

(iii) A Class E (truck) vehicle that is used primarily for personal,
household, family, or agricultural purposes and that, under § 13–917 of the Transportation
Article, does not exceed a three–quarter ton capacity or 7,000 pounds gross vehicle weight.

30 [(7)] (9) "Peer-to-peer car sharing program agreement" has the meaning 31 stated in § 19–520 of the Insurance Article. 1 [(8)] (10) "Rental agreement" means a written agreement setting forth the 2 terms and conditions governing the use of a rental motor vehicle by a lessee for a period of 3 less than 180 days.

4 [(9)] (11) "Rental motor vehicle" means a passenger car which, on 5 execution of a rental agreement, is made available to a lessee for the lessee's use.

6 (12) "REPLACEMENT VEHICLE" HAS THE MEANING STATED IN § 7 18–102(A)(2)(I) OR § 18.5–102(A)(2)(I) OF THE TRANSPORTATION ARTICLE.

8 [(10)] (13) "Shared motor vehicle" has the meaning stated in § 19–520 of the 9 Insurance Article.

10 [(11)] (14) "Shared vehicle driver" has the meaning stated in § 19–520 of the 11 Insurance Article.

12 (b) The Division shall develop a form for collision damage waivers for lessors and 13 for peer-to-peer car sharing programs, and shall make it available to all lessors and 14 peer-to-peer car sharing programs in the State.

15 (c) The form shall meet the requirements specified in subsection (e) of this 16 section.

17 (d) (1) A lessor may not deliver or issue for delivery in this State a rental motor 18 vehicle agreement **OR LOANER AGREEMENT** containing a collision damage waiver, unless 19 the lessor uses a [separate] collision damage waiver form provided by the Division that 20 meets the requirements specified in subsection (e) of this section.

21 (2) A peer-to-peer car sharing program may not deliver or issue for 22 delivery in the State a peer-to-peer car sharing program agreement containing a collision 23 damage waiver, unless the peer-to-peer car sharing program uses a [separate] collision 24 damage waiver form provided by the Division that meets the requirements specified in 25 subsection (e) of this section.

26

(e) The collision damage waiver form shall contain the following requirements:

(1) The collision damage waiver shall be understandable and written in
 simple and readable plain language;

(2) The terms of the collision damage waiver, including, but not limited to,
 any conditions or exclusions applicable to the collision damage waiver, shall be prominently
 displayed;

32 (3) All restrictions, conditions, or provisions in, or endorsed on, the collision
 33 damage waiver are **PROMINENTLY DISPLAYED IN ANY ELECTRONIC FORMS OR** printed
 34 in type at least as large as Brevier or 10 point type;

1 (4) The collision damage waiver shall include a statement of the total 2 charge for the anticipated rental period, LOANER PERIOD, or car sharing period or the 3 anticipated total daily charge;

4 (5) The agreement containing the collision damage waiver shall display the 5 following notice **PROMINENTLY ON ANY ELECTRONIC FORMS AND** on the face of [the] A 6 **WRITTEN** agreement, **IF ANY**, set apart and in boldface type, and in type at least as large 7 as 10 point type:

8 "Notice:

9 This contract offers, for an additional charge, a collision damage waiver to cover your 10 responsibility for damage to the vehicle. Before deciding whether to purchase the collision damage waiver, you may wish to determine whether your own automobile insurance affords 11 12you coverage for damage to the rental vehicle, LOANER VEHICLE, or shared motor vehicle 13and the amount of the deductible under your own insurance coverage. The purchase of this 14collision damage waiver is not mandatory and may be waived. Maryland law requires that 15all Maryland residents' insurance policies with collision coverage OR COMPREHENSIVE 16 COVERAGE automatically extend that collision coverage OR COMPREHENSIVE 17COVERAGE to passenger cars rented, USED AS REPLACEMENT VEHICLES, OR USED AS A SHARED MOTOR VEHICLES or motor vehicles shared by the insureds named in the policy 18[for a period of 30 days or less]."; and 19

20 (6) Any additional information that the Division considers reasonable and 21 necessary to carry out the provisions of this subtitle.

(f) A failure by a lessor OR PEER-TO-PEER CAR SHARING PROGRAM to comply
 with subsection (d) of this section is an unfair, ABUSIVE, or deceptive trade practice within
 the meaning of Title 13, Subtitle 3 of this article.

25

Article – Insurance

26 19–512.

(a) (1) Each insurer that issues, sells, or delivers a motor vehicle insurance
policy in the State shall offer collision coverage for damage to insured motor vehicles subject
to deductibles of \$50 to \$250 in \$50 increments.

30 (2) Collision coverage shall provide insurance, without regard to fault, 31 against accidental property damage to the insured motor vehicle caused by physical contact 32 of the insured motor vehicle with another motor vehicle or other object or by upset of the 33 insured motor vehicle, if the motor vehicle accident occurs in a state, Canada, or Mexico.

34 (b) (1) In this subsection, "passenger car" means a motor vehicle that is:

$\frac{1}{2}$	(i) a Class A (passenger) vehicle under § 13–912 of the Transportation Article; [or]
$\frac{3}{4}$	(ii) a Class M (multipurpose) vehicle under § 13–937 of the Transportation Article used primarily for transporting passengers; \mathbf{OR}
5 6 7 8	(III) A CLASS E (TRUCK) VEHICLE THAT IS USED PRIMARILY FOR PERSONAL, HOUSEHOLD, FAMILY, OR AGRICULTURAL PURPOSES AND THAT, UNDER § 13–917 OF THE TRANSPORTATION ARTICLE, DOES NOT EXCEED A THREE-QUARTER TON CAPACITY OR 7,000 POUNDS GROSS VEHICLE WEIGHT.
9 10	(2) THIS SUBSECTION APPLIES TO A PASSENGER CAR THAT IS RENTED, USED, OR LOANED:
$\frac{11}{12}$	(I) AS A REPLACEMENT VEHICLE AS DEFINED IN § 18–102(A)(2)(I) OR § 18.5–102(A)(2)(I) OF THE TRANSPORTATION ARTICLE;
13	(II) UNDER A RENTAL AGREEMENT; OR
$\begin{array}{c} 14 \\ 15 \end{array}$	(III) UNDER A PEER-TO-PEER CAR SHARING PROGRAM AGREEMENT AS DEFINED IN § 14-2101 OF THE COMMERCIAL LAW ARTICLE.
$\begin{array}{c} 16 \\ 17 \end{array}$	[(2)] (3) If a private passenger motor vehicle insurance policy issued, sold, or delivered in the State includes [:
18 19	(i)] collision coverage under this section[,] OR COMPREHENSIVE COVERAGE:
$20 \\ 21 \\ 22 \\ 23 \\ 24$	(I) the motor vehicles insured under that coverage shall include any passenger car [that is rented or used by an insured for a period of 30 days or less under a rental agreement or a peer-to-peer car sharing program agreement as otherwise defined in § 14-2101 of the Commercial Law Article; or] DESCRIBED IN PARAGRAPH (2) OF THIS SUBSECTION; AND
25 26 27 28 29 30	(ii) SUBJECT TO PARAGRAPH (5) OF THIS SUBSECTION, THE COLLISION COVERAGE OR comprehensive coverage[, the motor vehicles insured under that coverage] shall [include] BE APPLICABLE TO any [replacement vehicle as defined under § 18–102(a)(2)(i) or § 18.5–102(a)(2)(i) of the Transportation Article] PASSENGER CAR DESCRIBED IN PARAGRAPH (2) OF THIS SUBSECTION IN THE SAME MANNER AND AMOUNT THAT THE COVERAGE IS APPLICABLE TO THE INSURED VEHICLES.
$31 \\ 32 \\ 33$	[(3)] (4) Each insurer that provides a private passenger motor vehicle insurance policy that includes collision coverage shall give the insured a separate notice written in boldface type that the insured does not need a collision damage waiver or any

 $\mathbf{5}$

1 additional collision coverage when USING, renting, or peer-to-peer car sharing a passenger

car [for a period of 30 days or less] DESCRIBED IN PARAGRAPH (2) OF THIS SUBSECTION
 during the term of the policy.

4 [(4)] (5) An insurer may not deny coverage to an insured for collision 5 damage to a [rental] passenger car DESCRIBED IN PARAGRAPH (2) OF THIS

6 **SUBSECTION** because:

7

(i) the motor vehicle accident involved an uninsured motorist; or

8 (ii) the identity of the motor vehicle causing the damage cannot be 9 ascertained.

10 (c) An insurer may offer to provide to the insured coverage for damages incurred 11 by the insured as a result of the loss of use of a rental vehicle or a shared motor vehicle that 12 sustains collision damage while rented by the insured.

13 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 14 October 1, 2022.

6