1	ENGROSSED SENATE
2	BILL NO. 1012 By: Quinn of the Senate
2	and
3	Moore of the House
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6	An Act relating to insurance; amending 36 O.S. 2011, Sections 6651, as last amended by Section 5, Chapter
7	418, O.S.L. 2014 (36 O.S. Supp. 2018, Section 6651), and 6652, as last amended by Section 6, Chapter 418,
8	O.S.L. 2014 (36 O.S. Supp. 2018, Section 6652), which relate to definitions and compliance with act;
9	modifying definitions; removing exemption from Vehicle Protection Product Act for service contract
10	providers who sell vehicle protection products; removing exemption from Service Warranty Act for
11	certain sales; amending Section 2, Chapter 150, O.S.L. 2012, as last amended by Section 1, Chapter
12	234, O.S.L. 2018 (15 O.S. Supp. 2018, Section 141.2), which relates to definitions; conforming language;
13	updating statutory language; and providing an effective date.
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16	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
17	SECTION 1. AMENDATORY 36 O.S. 2011, Section 6651, as
18	last amended by Section 5, Chapter 418, O.S.L. 2014 (36 O.S. Supp.
19	2018, Section 6651), is amended to read as follows:
20	Section 6651. As used in the Vehicle Protection Product Act:
21	1. "Administrator" means a third party other than the warrantor
22	who is designated by the warrantor to be responsible for the
23	administration of vehicle protection product warranties;
24	2. "Commissioner" means the Insurance Commissioner;

- 3. "Department" means the Insurance Department;
- 4. "Incidental costs" means expenses specified in the warranty incurred by the warranty holder related to the failure of the vehicle protection product to perform as provided in the warranty. Incidental costs may include insurance policy deductibles, rental vehicle charges, the difference between the actual value of the stolen vehicle at the time of theft and the cost of a replacement vehicle, vehicle excise taxes, vehicle registration fees, certificate of title fees, transaction fees and mechanical inspection fees;
 - 5. "Service contract" means a contract or agreement as defined under the Service Warranty Act in Title 15 of the Oklahoma Statutes;
 - 6. "Vehicle protection product" means a vehicle protection device, system, or service that:
 - a. is installed on or applied to a vehicle,
 - b. is designed to prevent loss or damage to a vehicle from a specific cause, and
 - c. includes a written warranty.

For purposes of this section, the term vehicle protection product shall include <u>protective chemical systems</u>, alarm systems, body part marking products, steering locks, window etch products, pedal and ignition locks, fuel and ignition kill switches, and electronic, radio and satellite tracking devices;

- 7. 6. "Vehicle protection product warranty" or "warranty" means
 a written agreement by a warrantor that provides if the vehicle
 protection product fails to prevent loss or damage to a vehicle from
 a specific cause, that the warrantor will pay to or on behalf of the
 warranty holder specified incidental costs as a result of the
 failure of the vehicle protection product to perform pursuant to the
 terms of the warranty;
 - 8. 7. "Vehicle protection product warrantor" or "warrantor" means a person who is contractually obligated to the warranty holder under the terms of the vehicle protection product warranty agreement. Warrantor does not include an authorized insurer providing a warranty reimbursement insurance policy;
 - 9. 8. "Warranty holder" means a person who purchases a vehicle protection product or who is a permitted transferee; and
 - 10. 9. "Warranty reimbursement insurance policy" means a policy of insurance that is issued to the vehicle protection product warrantor to provide reimbursement to the warrantor or to pay on behalf of the warrantor all covered contractual obligations incurred by the warrantor under the terms and conditions of the insured vehicle protection product warranties issued by the warrantor.
 - SECTION 2. AMENDATORY 36 O.S. 2011, Section 6652, as last amended by Section 6, Chapter 418, O.S.L. 2014 (36 O.S. Supp. 2018, Section 6652), is amended to read as follows:

- Section 6652. A. No vehicle protection product may be sold or offered for sale in this state unless the seller, warrantor and administrator, if any, comply with the provisions of the Vehicle Protection Product Act.
- B. Vehicle protection product warrantors and related vehicle protection product sellers and warranty administrators complying with the Vehicle Protection Product Act are not required to comply with and are not subject to any other provisions of the Insurance Code.
- C. Service contract providers who sell vehicle protection products and are licensed under the Service Warranty Act in Title 15 of the Oklahoma Statutes are not subject to the requirements of the Vehicle Protection Product Act and sales of the vehicle protection products under the Vehicle Protection Product Act are exempt from the requirements of the Service Warranty Act.
- D. Warranties, indemnity agreements and guarantees that are not provided as a part of a vehicle protection product are not subject to the provisions of the Vehicle Protection Product Act.
- Section 2, Chapter 150, O.S.L. 19 2012, as last amended by Section 1, Chapter 234, O.S.L. 2018 (15 20

AMENDATORY

- O.S. Supp. 2018, Section 141.2), is amended to read as follows: 21 Section 141.2. As used in the Service Warranty Act: 22
 - 1. "Commissioner" means the Insurance Commissioner;

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SECTION 3.

- 2. "Consumer product" means tangible personal property primarily used for personal, family, or household purposes;
 - 3. "Department" means the Insurance Department;
- 4. "Gross income" means the total amount of revenue received in connection with business-related activity;
- 5. "Gross written provider fee" means the total amount of consideration, inclusive of commissions, paid by a consumer for a service warranty issued in this state;
 - 6. "Impaired" means having liabilities in excess of assets;
- 7. "Indemnify" means to undertake repair or replacement of a consumer product or a newly-constructed residential structure, including any appliances, electrical, plumbing, heating, cooling or air conditioning systems, in return for the payment of a segregated provider fee, when the consumer product or residential structure becomes defective or suffers operational failure;
- 8. "Insolvent" means any actual or threatened delinquency including, but not limited to, any one or more of the following circumstances:
 - a. (1) for an association relying on subsection A of
 Section 141.6 of this title, if the association's
 total liabilities exceed the association's total
 assets as calculated in accordance with statutory
 accounting principles, or

1 (2) for an association relying on subsection B of Section 141.6 of this title, if the association's 2 total liabilities exceed the association's total 3 assets as calculated in accordance with generally 4 5 accepted accounting principles, the business of any such association is being 6 b. 7 conducted fraudulently, or the association has knowingly overvalued its assets; 8 9 "Insurer" means any property or casualty insurer duly authorized to transact such business in this state; 10 11 "Motor vehicle ancillary service" includes any one or more 12 of the following services: 13 repair or replacement of tires and/or wheels on a a. motor vehicle damaged as a result of coming into 14 15 contact with road hazards, the removal of dents, dings or creases on a motor 16 b. vehicle that can be repaired using the process of 17 paintless dent removal without affecting the existing 18 paint finish and without replacement vehicle body 19 panels, sanding, bonding or painting, 20 the repair of chips or cracks in or the replacement of 21 C. motor vehicle windshields as a result of damage caused 22

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- d. 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, or
- e. payment to or services provided under the terms of an ancillary protection product, or
- f. other services which may be approved by the Commissioner, if not inconsistent with other provisions of this act the Service Warranty Act.

A motor vehicle ancillary service does not include repair and/or replacement of damage to the interior surfaces of a vehicle, or for repair and/or replacement of damage to the exterior paint or finish of a vehicle; however, such coverage may be offered in connection with the sale of a motor vehicle ancillary protection product as defined in this section;

11. "Motor vehicle ancillary protection product" or "ancillary protection product" means a protective chemical substance, device or system that:

a. is installed on or applied to a motor vehicle,

- b. is designed to prevent loss or damage to a motor

 vehicle from a specific cause, and
- c. includes, within or as an accompaniment to a service

 warranty, a written agreement that provides that, if

 the ancillary protection product fails to prevent loss

 or damage to a motor vehicle from a specific cause,

the provider will pay to or on behalf of the service warranty holder specified incidental costs as a result of the failure of the ancillary protection product to perform pursuant to the terms of the ancillary protection product warranty. The reimbursement of incidental cost(s) promised under an ancillary protection product warranty must be tied to the purchase of a physical product that is formulated or designed to make the specified loss or damage from a specific cause less likely to occur.

For purposes of this section, the term ancillary protection

product shall include, but not be limited to, protective chemicals,

alarm systems, body-part-marking products, steering locks, windowetch products, pedal and ignition locks, fuel and ignition kill

switches and electronic, radio or satellite tracking devices.

Ancillary protection product does not include fuel additives, oil

additives or other chemical products applied to the engine,

transmission, or fuel system of a motor vehicle;

12. "Net assets" means the amount by which the total assets of an association exceed the total liabilities of the association;

13. 12. "Person" includes an individual, company, corporation, association, insurer, agent and any other legal entity;

14. 13. "Provider fee" means the total consideration received or to be received, including sales commissions, by whatever name

called, by a service warranty association for, or related to, the issuance and delivery of a service warranty, including any charges designated as assessments or fees for membership, policy, survey, inspection, or service or other charges. However, a repair charge is not a provider fee unless it exceeds the usual and customary

6 repair fee charged by the association, provided the repair is made

before the issuance and delivery of the warranty;

15. 14. "Road hazard" means a hazard that is encountered while driving a motor vehicle and which may include, but not be limited to, potholes, rocks, wood debris, metal parts, glass, plastic, curbs or composite scraps;

16. 15. "Sales representative" means any person utilized by an insurer or service warranty association for the purpose of selling or issuing service warranties;

17. 16. "Service warranty" means a contract or agreement for a separately stated consideration for a specific duration to perform the repair or replacement of property or indemnification for repair or replacement for the operational or structural failure due to a defect or failure in materials or workmanship, with or without additional provision for incidental payment of indemnity under limited circumstances, including, but not limited to, failure due to normal wear and tear, towing, rental and emergency road service, road hazard, power surge, and accidental damage from handling or as otherwise provided for in the contract or agreement. The term

"service warranty" includes a contract or agreement to provide one or more motor vehicle ancillary service(s) as defined by this section. However:

- a. maintenance service contracts under the terms of which there are no provisions for such indemnification are expressly excluded from this definition,
- b. those contracts issued solely by the manufacturer, distributor, importer or seller of the product, or any affiliate or subsidiary of the foregoing entities, whereby such entity has contractual liability insurance in place, from an insurer licensed in the state, which covers one hundred percent (100%) of the claims exposure on all contracts written without being predicated on the failure to perform under such contracts, are expressly excluded from this definition,
- c. the term "service warranty" does not include service contracts entered into between consumers and nonprofit organizations or cooperatives the members of which consist of condominium associations and condominium owners, which contracts require the performance of repairs and maintenance of appliances or maintenance of the residential property,

- d. the term "service warranty" does not include
 warranties, guarantees, extended warranties, extended
 guarantees, contract agreements or any other service
 contracts issued by a company which performs at least
 seventy percent (70%) of the service work itself and
 not through subcontractors, and which has been selling
 and honoring such contracts in this state for at least
 twenty (20) years,
- the term "service warranty" does not include е. warranties, guarantees, extended warranties, extended guarantees, contract agreements or any other service contracts, whether or not such service contracts otherwise meet the definition of service warranty, issued by a company which has net assets in excess of One Hundred Million Dollars (\$100,000,000.00). A service warranty association may use the net assets of a parent company to qualify under this section if the net assets of the company issuing the policy total at least Twenty-five Million Dollars (\$25,000,000.00) and the parent company maintains net assets of at least Seventy-five Million Dollars (\$75,000,000.00) not including the net assets held by the service warranty associations,

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1	f. service warranties ar
2	otherwise regulated u
3	g. motor service club co
4	of Title 36 of the Ok
5	excluded from this de
6	18. 17. "Service warranty asso
7	any person, other than an authorize
8	obligated to a service warranty hol
9	warranty; provided, this term shall
10	the business of erecting or otherwi
11	19. 18. "Warrantor" means any
12	engaged in the sale of service warr
13	fifty percent (50%) of its gross in
14	warranties; and
15	20. <u>19.</u> "Warranty seller" mean
16	association engaged in the sale of
17	more than fifty percent (50%) of it
18	service warranties.
19	SECTION 4. This act shall beco
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f.	service warranties are not insurance in this state or
	otherwise regulated under the Insurance Code, and
g.	motor service club contracts governed under Article 31

clahoma Statutes are expressly finition;

ciation" or "association" means ed insurer, contractually der under the terms of a service not mean any person engaged in se constructing a new home;

service warranty association canties and deriving not more than come from the sale of service

s any service warranty service warranties and deriving s gross income from the sale of

ome effective November 1, 2019.

1	Passed the Senate the 7th day of March, 2019.
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4	Presiding Officer of the Senate
5	Passed the House of Representatives the day of,
6	2019.
7	2019.
8	Presiding Officer of the House
9	of Representatives
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