LEGISLATURE OF NEBRASKA ONE HUNDRED NINTH LEGISLATURE FIRST SESSION

LEGISLATIVE BILL 111

Introduced by Quick, 35. Read first time January 10, 2025 Committee:

1	A BILL FOR AN ACT relating to insurance; to define terms; to prohibit
2	certain actions of insurers relating to repairing motor vehicles and
3	nonoriginal equipment manufacturer parts; to require insurers to
4	provide notice to consumers as prescribed; and to provide a penalty.
5	Be it enacted by the people of the State of Nebraska,

1	Section 1. For purposes of sections 1 to 8 of this act:
2	(1) Consumer has the same meaning as in section 60-2701;
3	(2) Consumer care has the same meaning as in section 60-1401.10;
4	<u>(3) Insurer includes any:</u>
5	<u>(a) Insurance company; and</u>
6	<u>(b) Person authorized to represent an insurer with respect to a</u>
7	<u>claim who is acting within the scope of such person's authority;</u>
8	(4) Nonoriginal equipment manufacturer means any manufacturer other
9	than the original equipment manufacturer for the motor vehicle; and
10	(5)(a) Part means any part that generally constitutes the exterior
11	of a motor vehicle, including inner and outer panels; and
12	<u>(b) Part does not include any tire, windshield, or window.</u>
13	Sec. 2. No insurer shall directly or indirectly require the use of
14	<u>any nonoriginal equipment manufacturer part that does not carry</u>
15	sufficient permanent identification so as to identify the manufacturer of
16	such part. Such identification shall be accessible to the extent possible
17	after installation.
18	Sec. 3. No insurer shall directly or indirectly require the use of
19	<u>any nonoriginal equipment manufacturer part unless such part is at least</u>
20	equal in quality to the corresponding original equipment manufacturer
21	part in terms of fit and performance. The cost of any modification that
22	becomes necessary when making the repair shall be considered as a factor
23	in determining the quality of the nonoriginal equipment manufacturer
24	<u>part.</u>
25	Sec. 4. An insurer shall not directly or indirectly:
26	<u>(1) Accept any estimate or authorize any repair unless the consumer</u>
27	is advised that he or she is not required to accept any nonoriginal
28	equipment manufacturer part in the repair of the motor vehicle and the
29	consumer consents in writing to the use of any nonoriginal equipment
30	manufacturer part before any repair is made; or
31	<u>(2) Require any consumer to pay any difference in price if the</u>

1 <u>consumer elects to use any original equipment manufacturer part in the</u> 2 repair of the consumer's motor vehicle.

3 Sec. 5. (1) Prior to any repair being made on a consumer's vehicle 4 that involves use of a nonoriginal equipment manufacturer part, the 5 insurer of the motor vehicle shall provide the following notice to the 6 consumer in a font that is no smaller print than ten-point type:

7 THIS ESTIMATE HAS BEEN PREPARED BASED ON THE USE OF AT LEAST ONE 8 AUTOMOBILE PART NOT MADE BY THE ORIGINAL EQUIPEMENT MANUFACTURER OF YOUR 9 MOTOR VEHICLE. ANY NONORIGINAL EQUIPMENT MANUFACTURER PART USED IN THE 10 REPAIR OF YOUR MOTOR VEHICLE IS REQUIRED TO BE AT LEAST OF EQUAL QUALITY 11 IN TERMS OF FIT AND PERFORMANCE TO THE ORIGINAL EQUIPMENT MANUFACTURER 12 PART IT IS REPLACING.

(2) Any nonoriginal equipment manufacturer part that is intended to
 be installed on a consumer's motor vehicle shall be clearly identified in
 the estimate for the repair of the motor vehicle.

16 Sec. 6. <u>No insurer shall require consumer care of a motor vehicle</u> 17 <u>to be completed with aftermarket parts if such motor vehicle was</u> 18 <u>manufactured within thirty-six months of the date of the damage to the</u> 19 <u>motor vehicle that is receiving such consumer care.</u>

20 Sec. 7. An insurer may include the following notice in a policy 21 that covers consumer care of a motor vehicle manufactured more than 22 thirty-six months prior to the date of the policy in capitalized ten-23 point font and without other policy language on the page:

IN THE REPAIR OF YOUR COVERED MOTOR VEHICLE UNDER THE DAMAGE
 COVERAGE PROVISIONS OF THIS POLICY, WE MAY REQUIRE OR SPECIFY THE USE OF
 AFTERMARKET PARTS NOT MADE BY THE ORIGINAL EQUIPMENT MANUFACTURER. SUCH
 AFTERMARKET PARTS ARE REQUIRED TO BE AT LEAST EQUAL IN TERMS OF FIT,
 QUALITY, PERFORMANCE, AND WARRANTY TO ORIGINAL EQUIPMENT MANUFACTURER
 PARTS.

30 Sec. 8. Each violation of sections 1 to 7 of this act by any
31 insurer is a Class I misdemeanor.

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