2015 -- H 5484

LC001059

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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2015

AN ACT

RELATING TO INSURANCE - MOTOR VEHICLE BODY REPLACEMENT PARTS

Introduced By: Representatives Barros, Ucci, Corvese, Fellela, and Tobon

Date Introduced: February 12, 2015

Referred To: House Corporations

It is enacted by the General Assembly as follows:

1 SECTION 1. The title of Chapter 27-10.2 of the General Laws entitled "Motor Vehicle 2 Body Replacement Parts" is hereby amended to read as follows: CHAPTER 10.2 3 **Motor Vehicle Body Replacement Parts** 4 5 CHAPTER 10.2 MOTOR VEHICLE REPLACEMENT PARTS 6 7 SECTION 2. Sections 27-10.2-1 and 27-10.2-2 of the General Laws in Chapter 27-10.2 entitled "Motor Vehicle Body Replacement Parts" are hereby amended to read as follows: 8 9 **27-10.2-1. Definitions. --** As used in this chapter: (1) "Aftermarket part" means a motor vehicle body replacement part that is not an 10 11 original equipment manufacturer part; and 12 (2) "Original equipment manufacturer part" or "OEM part" means a motor vehicle body 13 replacement part manufactured by the manufacturer of the motor vehicle being repaired. 14 27-10.2-2. Aftermarket parts -- Time limit prohibition. -- (a) Whenever an insurance 15 company, in adjusting a first party claim for motor vehicle physical damage, intends to specify the use of aftermarket parts, it shall notify the insured in writing. Any auto body repair shop 16 17 conducting business in the state of Rhode Island shall not use non-original equipment 18 manufactured (OEM) parts, also referred to as aftermarket parts, in the repair of any person's

automobile, without that person giving the repairer his or her express written consent.

(b) No insurance company may require the use of aftermarket parts when negotiating
repairs with any repairer unless the repairer has written consent from the vehicle owner to install
aftermarket parts. The provisions of this section shall apply only to automobiles which are less
than thirty (30) months beyond the date of manufacture, and shall not apply to replacement
windshields, rear or side windows, or other vehicular glass.

(c) For any automobile which is less than thirty (30) months beyond the date of manufacture, the insurer and the auto body repairs shop must provide a written notice to the vehicle owner that: (i) he or she may require the insurer to pay for and the auto body shop to install "original equipment manufacturer parts" or "OEM parts" in the repair of a motor vehicle body replacement; or (ii) he or she may require the insurer to pay for and the auto body shop to install "non-original equipment manufacturer parts" (non-"OEM parts") in the repair of a motor vehicle body replacement. To comply with this provision, written notice may be provided on the appraisal written on behalf of the insurer and the estimate prepared by the auto body repair shop.

SECTION 3. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

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This act would amend the definition of "aftermarket part" to refer to all motor vehicle
replacement parts, excluding windshields, rear and side windows, and any other vehicular glass,
and would also amend the title of the chapter 10.2 to reference the change.

This act would take effect upon passage.

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