

HB 3056 - DIGEST

Provides that an insurer may not require the use of nonoriginal equipment manufacturer crash parts in the repair of a motor vehicle for a period of five years running from the production month and year the motor vehicle was manufactured or while the vehicle is under manufacturer's warranty unless the customer or customer's designee consents in writing at the time of the repair.

Requires the insurer to specify on the repair estimate which parts are original equipment manufacturer crash parts and which parts are nonoriginal equipment manufacturer crash parts and must include with the estimate a disclosure document.