## SENATE BILL 5108

State of Washington 69th Legislature 2025 Regular Session

By Senators Kauffman and Dozier

Prefiled 12/23/24.

1 AN ACT Relating to regulating service contracts and protection 2 product guarantees; and amending RCW 48.110.020, 48.110.050, 3 48.110.055, 48.110.060, 48.110.073, 48.110.075, 48.110.110, and 4 48.110.140.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

6 **Sec. 1.** RCW 48.110.020 and 2014 c 82 s 1 are each amended to 7 read as follows:

8 The definitions in this section apply throughout this chapter.

9 (1) "Administrator" means the person who is responsible for the 10 administration of the service contracts, the service contracts plan, 11 or the protection product guarantees.

12 (2) "Commissioner" means the insurance commissioner of this13 state.

(3) "Consumer" means an individual who buys any tangible personalproperty that is primarily for personal, family, or household use.

16 (4) "Home heating fuel service contract" means a contract or 17 agreement for a separately stated consideration for a specific 18 duration to perform the repair, replacement, or maintenance of a home 19 heating fuel supply system including the fuel tank and all visible 20 pipes, caps, lines, and associated parts or the indemnification for 21 repair, replacement, or maintenance for operational or structural

p. 1

SB 5108

1 failure due to a defect in materials or workmanship, or normal wear 2 and tear.

(5) "Incidental costs" means expenses specified in the guarantee 3 incurred by the protection product guarantee holder related to 4 damages to other property caused by the failure of the protection 5 6 product to perform as provided in the guarantee. "Incidental costs" may include, without limitation, insurance policy deductibles, rental 7 vehicle charges, the difference between the actual value of the 8 stolen vehicle at the time of theft and the cost of a replacement 9 vehicle, sales taxes, registration fees, transaction fees, and 10 mechanical inspection fees. Incidental costs may be paid under the 11 12 provisions of the protection product guarantee in either a fixed amount specified in the protection product guarantee or sales 13 agreement, or by the use of a formula itemizing specific incidental 14 costs incurred by the protection product guarantee holder to be paid. 15

16 (6) "Maintenance agreement" means a contract of limited duration 17 that provides for scheduled maintenance only.

18 (7) "Motor vehicle" means any vehicle subject to registration 19 under chapter 46.16A RCW.

20 (8) "Person" means an individual, partnership, corporation, 21 incorporated or unincorporated association, joint stock company, 22 reciprocal insurer, syndicate, or any similar entity or combination 23 of entities acting in concert.

24 (9) "Premium" means the consideration paid to an insurer for a 25 reimbursement insurance policy.

(10) "Protection product" means any protective chemical, substance, device, or system offered or sold with a guarantee to repair or replace another product or pay incidental costs upon the failure of the product to perform pursuant to the terms of the protection product guarantee. 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.

(11) "Protection product guarantee" means a written agreement by 33 a protection product guarantee provider to repair or replace another 34 product or pay incidental costs upon the failure of the protection 35 product to perform pursuant to the terms of the protection product 36 guarantee. The reimbursement of incidental costs promised under a 37 protection product guarantee must be tied to the purchase of a 38 39 physical product that is formulated or designed to make the specified 40 loss or damage from a specific cause less likely to occur.

1 (12) "Protection product guarantee holder" means a person who is 2 the purchaser or permitted transferee of a protection product 3 guarantee.

4 (13) "Protection product guarantee provider" means a person who 5 is contractually obligated to the protection product guarantee holder 6 under the terms of the protection product guarantee. Protection 7 product guarantee provider does not include an authorized insurer 8 providing a reimbursement insurance policy.

9 (14) "Protection product seller" means the person who sells the 10 protection product to the consumer.

11 (15) "Provider fee" means the consideration paid by a consumer 12 for a service contract.

(16) "Reimbursement insurance policy" means a policy of insurance 13 that is issued to a service contract provider or a protection product 14 guarantee provider to provide reimbursement to the service contract 15 16 provider or the protection product guarantee provider or to pay on 17 behalf of the service contract provider or the protection product 18 guarantee provider all contractual obligations incurred by the 19 service contract provider or the protection product guarantee provider under the terms of the insured service contracts or 20 21 protection product guarantees issued or sold by the service contract provider or the protection product guarantee provider, or to pay on 22 behalf of the service contract provider or the protection product 23 guarantee provider each contractual obligation incurred by the 24 25 service contract provider or the protection product guarantee provider in the event of nonperformance by the provider or the 26 provider is unable to fulfill its contractual obligations to the 27 28 consumer. A service contract provider or protection product guarantee provider may have more than one reimbursement insurance policy 29 concurrently in force. 30

31 (17) "Road hazard" means a hazard that is encountered while 32 driving a motor vehicle. Road hazards may include but are not limited 33 to potholes, rocks, wood debris, metal parts, glass, plastic, curbs, 34 or composite scraps.

(18) (a) "Service contract" means a contract or agreement entered 35 into at any time for consideration over and above the lease or 36 purchase price of the property for any specific duration to perform 37 repair, replacement, or maintenance of property or 38 the the 39 indemnification for repair, replacement, or maintenance for operational or structural failure due to a defect in materials or 40

SB 5108

workmanship or normal wear and tear. Service contracts may provide for the repair, replacement, or maintenance of property for damage resulting from power surges and accidental damage from handling, with or without additional provision for incidental payment of indemnity under limited circumstances, including towing, rental, emergency road services, or other expenses relating to the failure of the product or of a component part thereof.

8 (b) "Service contract" also includes a contract or agreement sold 9 for separately stated consideration for a specific duration to 10 perform any one or more of the following services:

(i) The repair or replacement of tires and/or wheels damaged as a result of coming into contact with road hazards. However, a contract or agreement meeting the definition under this subsection (18)(b) in which the party obligated to perform is either a tire or wheel manufacturer or a motor vehicle manufacturer is exempt from the requirements of this chapter;

(ii) The removal of dents, dings, or creases on a motor vehicle that can be repaired using the process of paintless dent removal without affecting the existing paint finish and without replacing vehicle body panels, sanding, bonding, or painting;

(iii) The repair of chips or cracks in, or the replacement of, motor vehicle windshields as a result of damage caused by road hazards;

(iv) 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;

(v) Services provided pursuant to a protection product guarantee;and

(vi) Other services approved by rule of the commissioner that are not inconsistent with the provisions of this chapter.

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(c) "Service contract" does not include coverage for:

32 (i) Repair or replacement due to damage to the interior surfaces 33 or to the exterior paint or finish of a vehicle. However, coverage 34 for these types of damage may be offered in connection with the sale 35 of a protection product as defined in this section; or

36 (ii) Fuel additives, oil additives, or other chemical products 37 applied to the engine, transmission, or fuel system of a motor 38 vehicle.

39 (19) "Service contract holder" or "contract holder" means a 40 person who is the purchaser or holder of a service contract.

1 (20) "Service contract provider" means a person who is 2 contractually obligated to the service contract holder under the 3 terms of the service contract.

4 (21) "Service contract seller" means the person who sells the 5 service contract to the consumer.

6 (22) "Warranty" means a warranty made solely by the manufacturer, 7 importer, or seller of property or services without consideration; 8 that is not negotiated or separated from the sale of the product and 9 is incidental to the sale of the product; and that guarantees 10 indemnity for defective parts, mechanical or electrical breakdown, 11 labor, or other remedial measures, such as repair or replacement of 12 the property or repetition of services.

13 Sec. 2. RCW 48.110.050 and 2016 c 224 s 3 are each amended to 14 read as follows:

(1) Service contracts shall not be issued, sold, or offered for sale in this state or sold to consumers in this state unless the service contract provider has:

(a) Provided a receipt for, or other written evidence of, thepurchase of the service contract to the contract holder; and

20 (b) Provided a copy of the service contract to the service 21 contract holder within a reasonable period of time from the date of 22 purchase.

(2) In order to either demonstrate its financial responsibility or assure the faithful performance of the service contract provider's <u>or protection product guarantee provider's</u> obligations to its service contract holders <u>or protection product guarantee holders</u>, every service contract provider <u>or protection product guarantee provider</u> shall comply with the requirements of one of the following:

Insure ((all)) each service ((contracts)) contract or 29 (a) 30 protection product quarantee under a reimbursement insurance policy 31 issued by an insurer holding a certificate of authority from the commissioner or a risk retention group, as defined in 15 U.S.C. Sec. 32 3901(a)(4), as long as that risk retention group is in full 33 compliance with the federal liability risk retention act of 1986 (15 34 35 U.S.C. Sec. 3901 et seq.), is in good standing in its domiciliary jurisdiction, and is properly registered with the commissioner under 36 chapter 48.92 RCW. The insurance required by this subsection must 37 38 meet the following requirements:

SB 5108

1 (i) The insurer or risk retention group must, at the time the 2 policy is filed with the commissioner, and continuously thereafter, 3 maintain surplus as to policyholders and paid-in capital of at least 4 ((fifteen million dollars)) \$15,000,000 and annually file audited 5 financial statements with the commissioner; and

6 (ii) The commissioner may authorize an insurer or risk retention 7 group that has surplus as to policyholders and paid-in capital of less than ((fifteen million dollars)) \$15,000,000, but at least equal 8 to ((ten million dollars)) \$10,000,000, to issue the insurance 9 required by this subsection if the insurer or risk retention group 10 11 demonstrates to the satisfaction of the commissioner that the company 12 maintains a ratio of direct written premiums, wherever written, to surplus as to policyholders and paid-in capital of not more than 13 14 three to one;

(b) (i) Maintain a funded reserve account for its obligations 15 16 under its service contracts or protection product guarantees issued 17 and outstanding in this state. The reserves shall not be less than 18 ((forty)) 40 percent of the gross consideration received, less claims paid, on the sale of the service contract or protection product for 19 all in-force contracts or protection product guarantees. The reserve 20 account shall be subject to examination and review by the 21 22 commissioner; and

(ii) Place in trust with the commissioner a financial security deposit, having a value of not less than five percent of the gross consideration received, less claims paid, on the sale of the service contract <u>or protection product</u> for all service contracts <u>or</u> <u>protection product guarantees</u> issued and in force, but not less than ((twenty-five thousand dollars)) <u>\$25,000</u>, consisting of one of the following:

30 (A) A surety bond issued by an insurer holding a certificate of 31 authority from the commissioner;

32 (B) Securities of the type eligible for deposit by authorized33 insurers in this state;

34 (C) Cash;

35 (D) An irrevocable evergreen letter of credit issued by a 36 qualified financial institution; or

37 (E) Another form of security prescribed by rule by the 38 commissioner; or

1 (c)(i) Maintain, or its parent company maintain, a net worth or 2 stockholder's equity of at least ((one hundred million dollars)) 3 <u>\$100,000,000</u>; and

(ii) Upon request, provide the commissioner with a copy of the 4 service contract provider's or protection product quarantee 5 6 provider's or, if using the net worth or stockholder's equity of its parent company to satisfy the ((one hundred million dollar)) 7 \$100,000,000 requirement, the service contract provider's 8 or protection product quarantee provider's parent company's most recent 9 form 10-K or form 20-F filed with the securities and exchange 10 commission within the last calendar year, or if the company does not 11 12 file with the securities and exchange commission, a copy of the service contract provider's or protection product quarantee 13 provider's or, if using the net worth or stockholder's equity of its 14 parent company to satisfy the ((one hundred million dollar)) 15 16 \$100,000,000 requirement, the service contract provider's or 17 protection product guarantee provider's parent company's most recent audited financial statements, which shows a net worth of the service 18 19 contract provider or protection product guarantee provider or its parent company of at least ((one hundred million dollars)) 20 \$100,000,000. If the service contract provider's parent company's 21 form 10-K, form 20-F, or audited financial statements are filed with 22 23 commissioner to meet the service contract provider's or the protection product guarantee provider's 24 financial stability 25 requirement, then the parent company shall agree to guarantee the obligations of the service contract provider or protection product 26 guarantee provider relating to service contracts or protection 27 28 products sold by the service contract provider or protection product 29 quarantee provider in this state. A copy of the quarantee shall be filed with the commissioner. The guarantee shall be irrevocable as 30 31 long as there is in force in this state any contract or any 32 obligation arising from service contracts or protection product 33 <u>quarantees</u> guaranteed, unless the parent company has made arrangements approved by the commissioner to satisfy its obligations 34 35 under the guarantee.

36 (3) Service contracts shall require the service contract provider 37 to permit the service contract holder to return the service contract 38 within ((twenty)) <u>20</u> days of the date the service contract was mailed 39 to the service contract holder or within ((ten)) <u>10</u> days of delivery 40 if the service contract is delivered to the service contract holder

SB 5108

1 at the time of sale, or within a longer time period permitted under the service contract. Upon return of the service contract to the 2 service contract provider within the applicable period, if no claim 3 has been made under the service contract prior to the return to the 4 service contract provider, the service contract is void and the 5 6 service contract provider shall refund to the service contract holder, or credit the account of the service contract holder with the 7 full purchase price of the service contract. The right to void the 8 service contract provided in this subsection is not transferable and 9 10 shall apply only to the original service contract purchaser. A 11 ((ten)) <u>10</u> percent penalty per month shall be added to a refund of 12 the purchase price that is not paid or credited within ((thirty)) 30 days after return of the service contract to the service contract 13 14 provider.

15 ((<del>(4)</del> This section does not apply to service contracts on motor 16 vehicles or to protection product guarantees.)) This subsection (3) 17 does not apply to service contracts on motor vehicles.

18 Sec. 3. RCW 48.110.055 and 2019 c 16 s 3 are each amended to 19 read as follows:

20 (1) This section applies to protection product guarantee 21 providers.

(2) A person must not act as, or offer to act as, or hold himself or herself out to be a protection product guarantee provider in this state, nor may a protection product be sold to a consumer in this state, unless the protection product guarantee provider has:

26 (a) A valid registration as a protection product guarantee27 provider issued by the commissioner; and

(b) Either demonstrated its financial responsibility or assured 28 29 the faithful performance of the protection product guarantee 30 provider's obligations to its protection product guarantee holders by 31 ((insuring all protection product guarantees under a reimbursement insurance policy issued by an insurer holding a certificate of 32 authority from the commissioner or a risk retention group, as defined 33 in 15 U.S.C. Sec. 3901(a)(4), as long as that risk retention group is 34 in full compliance with the federal liability risk retention act of 35 1986 (15 U.S.C. Sec. 3901 et seq.), is in good standing in its 36 domiciliary jurisdiction, and properly registered with the 37 38 commissioner under chapter 48.92 RCW. The insurance required by this 39 subsection must meet the following requirements:

1 (i) The insurer or risk retention group must, at the time the 2 policy is filed with the commissioner, and continuously thereafter, 3 maintain surplus as to policyholders and paid-in capital of at least 4 fifteen million dollars and annually file audited financial 5 statements with the commissioner; and

6 (ii) The commissioner may authorize an insurer or risk retention group that has surplus as to policyholders and paid-in capital of 7 less than fifteen million dollars, but at least equal to ten million 8 dollars, to issue the insurance required by this subsection if the 9 insurer or risk retention group demonstrates to the satisfaction of 10 11 the commissioner that the company maintains a ratio of direct written premiums, wherever written, to surplus as to policyholders and paid-12 in capital of not more than three to one)) satisfying one of the 13 requirements of demonstrating financial responsibility or assuring 14 faithful performance in accordance with RCW 48.110.050. 15

16 (3) Applicants to be a protection product guarantee provider must 17 make an application to the commissioner upon a form to be furnished 18 by the commissioner. The application must include or be accompanied 19 by the following information and documents:

(a) The names of the protection product guarantee provider's executive officer or officers directly responsible for the protection product guarantee provider's protection product guarantee business and their biographical affidavits on a form prescribed by the commissioner;

(b) The name, address, and telephone number of any administrators designated by the protection product guarantee provider to be responsible for the administration of protection product guarantees in this state;

(c) ((A)) If a protection product guarantee provider is using a reimbursement insurance policy in accordance with RCW 48.110.050(2)(a) to demonstrate financial responsibility or assure faithful performance of its obligations to protection product guarantee holders, a copy of the protection product guarantee reimbursement insurance policy or policies;

35 (d) A copy of each protection product guarantee the protection 36 product guarantee provider proposes to use in this state;

(e) The most recent annual financial statements, if available, or the most recent financial statements certified as accurate by two or more officers of the applicant which prove that the applicant has and maintains a minimum net worth or stockholder's equity of ((two

hundred thousand dollars)) \$200,000 or more calculated in accordance with RCW 48.110.078 and the ability to pay its debts when debts become due; and

4 (f) A nonrefundable application fee of ((<del>two hundred fifty</del> 5 <del>dollars</del>)) <u>\$250</u>.

6 (4) Each registered protection product guarantee provider must 7 appoint the commissioner as the protection product guarantee 8 provider's attorney to receive service of legal process issued 9 against the protection product guarantee provider in this state upon 10 causes of action arising within this state. Service upon the 11 commissioner as attorney constitutes effective legal service upon the 12 protection product guarantee provider.

13 (a) With the appointment the protection product guarantee 14 provider must designate the person to whom the commissioner must 15 forward legal process so served upon him or her.

16 (b) The appointment is irrevocable, binds any successor in 17 interest or to the assets or liabilities of the protection product 18 guarantee provider, and remains in effect for as long as there could 19 be any cause of action against the protection product guarantee 20 provider arising out of any of the protection product guarantee 21 provider's contracts or obligations in this state.

(c) The service of process must be accomplished and processed inthe manner prescribed under RCW 48.02.200.

(5) The commissioner may refuse to issue a registration if the 24 25 commissioner determines that the protection product guarantee provider, or any individual responsible for the conduct of the 26 affairs of the protection product guarantee provider under subsection 27 28 (3) (a) of this section, is not competent, trustworthy, cannot demonstrate a minimum net worth or stockholder's equity in accordance 29 with the applicable requirements of subsection (3) (e) of this section 30 and the ability to pay its debts when debts become due, or has had a 31 32 license as a protection product guarantee provider or similar license 33 denied or revoked for cause by any state.

(6) A registration issued under this section is valid, unless surrendered, suspended, or revoked by the commissioner, or not renewed for so long as the protection product guarantee provider continues in business in this state and remains in compliance with this chapter. A registration is subject to renewal annually on the first day of July upon application of the protection product guarantee provider and payment of a fee of ((two hundred fifty))

1 dollars)) <u>\$250</u>. If not so renewed, the registration expires on the 2 June 30th next preceding.

3 (7) A protection product guarantee provider must keep current the 4 information required to be disclosed in its registration under this 5 section by reporting all material changes or additions within thirty 6 days after the end of the month in which the change or addition 7 occurs.

8 Sec. 4. RCW 48.110.060 and 2006 c 274 s 7 are each amended to 9 read as follows:

(1) Reimbursement insurance policies insuring service contracts 10 or protection product guarantees issued, sold, or offered for sale in 11 this state or issued or sold to consumers in this state shall state 12 that the insurer that issued the reimbursement insurance policy shall 13 either reimburse ((or)) the provider, or in the event of 14 nonperformance by the provider or the provider is unable to fulfill 15 its contractual obligations to the consumer, shall pay on behalf of 16 17 the service contract provider or the protection product guarantee provider all sums the service contract provider or the protection 18 product guarantee provider is legally obligated to pay, including but 19 not limited to the refund of the full purchase price of the service 20 21 contract to the service contract holder or shall provide the service 22 which the service contract provider or the protection product guarantee provider is legally obligated to perform according to the 23 24 service contract provider's or protection product guarantee provider's contractual obligations under the service contracts or 25 protection product guarantees issued or sold by the service contract 26 27 provider or the protection product guarantee provider.

(2) The reimbursement insurance policy or policies shall either
fully insure the obligations of the service contract provider or
protection product guarantee provider((, rather than partially
insure,)) or insure only in the event of service contract provider or
protection product guarantee provider default or failure to perform.

(3) The reimbursement insurance policy <u>or policies</u> shall state that the service contract holder or protection product guarantee holder is entitled to apply directly to the reimbursement insurance company for payment or performance due.

37 (4) If a reimbursement insurance policy only pays or provides 38 benefits in the event of nonperformance by the provider or when the 39 provider is unable to fulfill its contractual obligations, then the

1 policy must also state that in the event a covered service or product is not provided by the service contract provider or protection 2 product guarantee provider within 30 days of proof of loss by the 3 service contract holder or protection product guarantee holder the 4 service contract holder or protection product guarantee holder is 5 6 entitled to apply directly to the reimbursement insurance company for 7 payment or performance due. If the service contract provider or protection product guarantee provider has ceased operation, the 8 service contract holder or protection product guarantee holder may 9 10 apply directly to the reimbursement insurance company for payment or performance due without waiting 30 days. 11

12 Sec. 5. RCW 48.110.073 and 2006 c 274 s 20 are each amended to 13 read as follows:

(1) If the service contract provider or protection product guarantee provider is using ((<del>[the]</del>)) <u>one or more</u> reimbursement insurance policy <u>or policies</u> to satisfy the requirements of RCW 48.110.050(2)(a), ((48.110.055(2)(b), or 48.110.075(2)(a),)) then ((the)) <u>each</u> reimbursement insurance policy shall be filed with and approved by the commissioner in accordance with and pursuant to the requirements of chapter 48.18 RCW.

(2) All service contracts forms covering motor vehicles must be filed with and approved by the commissioner prior to the service contract forms being used, issued, delivered, sold, or marketed in this state or to residents of this state.

(3) All service contracts forms covering motor vehicles being used, issued, delivered, sold, or marketed in this state or to residents of this state by motor vehicle manufacturers or import distributors or wholly owned subsidiaries thereof must be filed with the commissioner for approval within sixty days after the motor vehicle manufacturer or import distributor or wholly owned subsidiary thereof begins using the service contracts forms.

32 (4) The commissioner shall disapprove any motor vehicle service 33 contract form if:

(a) The form is in any respect in violation of, or does not
comply with, this chapter or any applicable order or regulation of
the commissioner issued under this chapter;

37 (b) The form contains or incorporates by reference any 38 inconsistent, ambiguous, or misleading clauses, or exceptions and 39 conditions; 1 (c) The form has any title, heading, or other indication of its 2 provisions that is misleading; or

3 (d) The purchase of the contract is being solicited by deceptive4 advertising.

5 Sec. 6. RCW 48.110.075 and 2006 c 274 s 18 are each amended to 6 read as follows:

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(1) This section applies to service contracts on motor vehicles.

8 (2) Service contracts shall not be issued, sold, or offered for 9 sale in this state or sold to consumers in this state unless:

(a) The service contract provider has either demonstrated its 10 financial responsibility or assured the faithful performance of the 11 service contract provider's obligations to its service contract 12 holders by ((insuring all service contracts under a reimbursement 13 insurance policy issued by an insurer holding a certificate of 14 authority from the commissioner or a risk retention group, as defined 15 16 in 15 U.S.C. Sec. 3901(a)(4), as long as that risk retention group is in full compliance with the federal liability risk retention act of 17 1986 (15 U.S.C. Sec. 3901 et seq.), is in good standing in its 18 domiciliary jurisdiction, and properly registered with the 19 commissioner under chapter 48.92 RCW. The insurance required by this 20 21 subsection must meet the following requirements:

(i) The insurer or risk retention group must, at the time the policy is filed with the commissioner, and continuously thereafter, maintain surplus as to policyholders and paid-in capital of at least fifteen million dollars and annually file audited financial statements with the commissioner; and

27 (ii) The commissioner may authorize an insurer or risk retention group that has surplus as to policyholders and paid-in capital of 28 29 less than fifteen million dollars, but at least equal to ten million 30 dollars, to issue the insurance required by this subsection if the 31 insurer or risk retention group demonstrates to the satisfaction of the commissioner that the company maintains a ratio of direct written 32 premiums, wherever written, to surplus as to policyholders and paid-33 34 in capital of not more than three to one)) satisfying one of the requirements of demonstrating financial responsibility or assuring 35 faithful performance in accordance with RCW 48.110.050; 36

37 (b)<u>(i)</u> The service contract conspicuously states that the 38 obligations of the provider to the service contract holder are 39 guaranteed under the reimbursement insurance policy, the name and

address of the issuer of the reimbursement insurance policy, the 1 applicable policy number, and the means by which a service contract 2 3 holder may file a claim under the policy;

(ii) A service contract not insured under a reimbursement 4 <u>insurance policy under RCW 48.110.050(2)(a) and 48.110.060 shall</u> 5 6 contain a statement in substantially the following form: "Obligations of the service contract provider under this contract are backed by 7 the full faith and credit of the service contract provider"; 8

(c) The service contract conspicuously and unambiguously states 9 the name and address of the service contract provider and identifies 10 any administrator if different from the service contract provider, 11 the service contract seller, and the service contract holder. The 12 identity of the service contract seller and the service contract 13 holder are not required to be preprinted on the service contract and 14 may be added to the service contract at the time of sale; 15

16 (d) The service contract states the purchase price of the service 17 contract and the terms under which the service contract is sold. The 18 purchase price is not required to be preprinted on the service 19 contract and may be negotiated at the time of sale;

(e) The contract contains a conspicuous statement that has been 20 21 initialed by the service contract holder and discloses:

22 (i) Any material conditions that the service contract holder must 23 meet to maintain coverage under the contract including, but not limited to, any maintenance schedule to which the service contract 24 25 holder must adhere, any requirement placed on the service contract 26 holder for documenting repair or maintenance work, any duty to protect against any further damage, and any procedure to which the 27 28 service contract holder must adhere for filing claims;

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(ii) The work and parts covered by the contract;

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(iii) Any time or mileage limitations;

31 (iv) That the implied warranty of merchantability on the motor 32 vehicle is not waived if the contract has been purchased within ((ninety)) 90 days of the purchase date of the motor vehicle from a 33 provider or service contract seller who also sold the motor vehicle 34 covered by the contract; 35

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(v) Any exclusions of coverage; and

(vi) The contract holder's right to return the contract for a 37 refund, which right can be no more restrictive than provided for in 38 39 subsection (4) of this section;

1 (f) The service contract states the procedure to obtain service 2 or to file a claim, including but not limited to the procedures for 3 obtaining prior approval for repair work, the toll-free telephone 4 number if prior approval is necessary for service, and the procedure 5 for obtaining emergency repairs performed outside of normal business 6 hours or for obtaining ((twenty-four-hour)) <u>24-hour</u> telephone 7 assistance;

8 (g) The service contract states the existence of any deductible 9 amount, if applicable;

10 (h) The service contract states any restrictions governing the 11 transferability of the service contract, if applicable; and

12 (i) The service contract states whether or not the service 13 contract provides for or excludes consequential damages or 14 preexisting conditions.

(3) Service contracts shall not contain a provision which requires that any civil action brought in connection with the service contract must be brought in the courts of a jurisdiction other than this state. Service contracts that authorize binding arbitration to resolve claims or disputes must allow for arbitration proceedings to be held at a location in closest proximity to the service contract holder's permanent residence.

(4) (a) At a minimum, every provider shall permit the service contract holder to return the contract within ((thirty)) <u>30</u> days of its purchase if no claim has been made under the contract, and shall refund to the holder the full purchase price of the contract unless the service contract holder returns the contract ((ten)) <u>10</u> or more days after its purchase, in which case the provider may charge a cancellation fee not exceeding ((twenty-five dollars)) <u>\$25</u>.

(b) If no claim has been made and a contract holder returns the contract after ((thirty)) <u>30</u> days, the provider shall refund the purchase price pro rata based upon either elapsed time or mileage computed from the date the contract was purchased and the mileage on that date, less a cancellation fee not exceeding ((twenty-five dollars))) <u>\$25</u>.

35 (c) A ((ten)) <u>10</u> percent penalty shall be added to any refund 36 that is not paid within ((thirty)) <u>30</u> days of return of the contract 37 to the provider.

38 (d) If a contract holder returns the contract under this 39 subsection, the contract is void from the beginning and the parties 40 are in the same position as if no contract had been issued.

1 (e) If a service contract holder returns the contract in 2 accordance with this section, the insurer issuing the reimbursement 3 insurance policy covering the contract shall refund to the provider 4 the full premium by the provider for the contract if canceled within 5 ((thirty)) <u>30</u> days or a pro rata refund if canceled after ((thirty)) 6 <u>30</u> days.

7 (5) A service contract provider shall not deny a claim for 8 coverage based upon the service contract holder's failure to properly 9 maintain the vehicle, unless the failure to maintain the vehicle 10 involved the failed part or parts.

11 (6) A contract provider has only ((sixty)) <u>60</u> days from the date 12 of the sale of the service contract to the holder to determine 13 whether or not the vehicle qualifies under the provider's program for 14 that vehicle. After ((sixty)) <u>60</u> days the vehicle qualifies for the 15 service contract that was issued and the service contract provider 16 may not cancel the contract and is fully obligated under the terms of 17 the contract sold to the service contract holder.

18 Sec. 7. RCW 48.110.110 and 2006 c 274 s 12 are each amended to 19 read as follows:

20 (1) Service contract providers or protection product guarantee 21 providers are considered to be the agent of ((the)) each insurer 22 which issued the reimbursement insurance policy or policies for purposes of obligating the insurer to service contract holders or 23 24 protection product guarantee holders in accordance with the service 25 contract <u>holders</u> or protection product guarantee holders and this chapter. Payment of the provider fee by the consumer to the service 26 27 contract seller, service contract provider, or administrator or payment of consideration for the protection product to the protection 28 product seller constitutes payment by the consumer to the service 29 30 contract provider or protection product guarantee provider and to 31 ((the)) each insurer which issued the reimbursement insurance policy 32 or policies. In cases where a service contract provider or protection product guarantee provider is acting as an administrator and enlists 33 other service contract providers or protection product guarantee 34 35 providers, the service contract provider or protection product guarantee provider acting as the administrator shall notify ((the)) 36 each insurer of the existence and identities of the other service 37 38 contract providers or protection product guarantee providers.

1 (2) This chapter does not prevent or limit the right of an insurer which issued a reimbursement insurance policy to seek 2 indemnification or subrogation against a service contract provider or 3 protection product guarantee provider if the issuer pays or is 4 obligated to pay the service contract holder or protection product 5 6 quarantee holder sums that the service contract provider or protection product guarantee provider was obligated to pay under the 7 provisions of the service contract or protection product guarantee. 8

9 Sec. 8. RCW 48.110.140 and 2006 c 274 s 15 are each amended to 10 read as follows:

11 The legislature finds that the practices covered by this chapter are matters vitally affecting the public interest for the purpose of 12 applying the consumer protection act, chapter 19.86 RCW. Violations 13 of this chapter are not reasonable in relation to the development and 14 15 preservation of business. A violation of this chapter is an unfair or 16 deceptive act or practice in the conduct of trade or commerce and an unfair method of competition, as specifically contemplated by RCW 17 18 19.86.020, and is a violation of the consumer protection act, chapter 19.86 RCW. Any service contract holder or protection product 19 20 guarantee holder injured as a result of a violation of a provision of 21 this chapter shall be entitled to maintain an action pursuant to 22 chapter 19.86 RCW against the service contract provider or protection 23 product guarantee provider and ((the)) each insurer issuing the 24 applicable service contract or protection product guarantee reimbursement insurance policy or policies and shall be entitled to 25 all of the rights and remedies afforded by that chapter. 26

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