HLS 16RS-663 ORIGINAL

2016 Regular Session

HOUSE BILL NO. 559

1

BY REPRESENTATIVE PIERRE

INSURERS: Prohibits the use of certain non-OEM aftermarket parts at the direction of an insurer under certain circumstances

AN ACT

2 To amend and reenact Chapter 41 of Title 51 of the Louisiana Revised Statutes of 1950, 3 comprised of R.S. 51:2421 through 2425, relative to the use of aftermarket, 4 nonoriginal equipment manufacturer's parts; to provide for definitions; to prohibit 5 the use of such parts under certain circumstances; to require disclosure; to provide 6 for enforcement; and to provide for related matters. 7 Be it enacted by the Legislature of Louisiana: 8 Section 1. Chapter 41 of Title 51 of the Louisiana Revised Statutes of 1950, 9 comprised of R.S. 51:2421 through 2425, is hereby amended and reenacted to read as 10 follows: 11 CHAPTER 41. AFTERMARKET CRASH PARTS 12 §2421. Purpose 13 The purpose of this Chapter is to regulate the use of aftermarket crash motor 14 vehicle parts by requiring disclosure when any use is proposed of an a nonoriginal 15 equipment manufacturer aftermarket, nonoriginal equipment manufacturer's crash 16 part, and by requiring that the manufacturers of such aftermarket crash parts be 17 identified, and by requiring the use of original equipment manufacturer aftermarket 18 safety parts in limited circumstances.

CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

1	§2422. Definitions
2	A. "Aftermarket crash part" means a replacement for any of the
3	nonmechanical sheet metal or plastic parts which that generally constitute the
4	exterior of a motor vehicle, including inner and outer panels.
5	B. "Aftermarket safety part" means a replacement for all or any portion of
6	the following components or parts of a motor vehicle:
7	(1) Anti-lock braking system.
8	(2) Airbag restraint system.
9	C. "Installer" means an individual who actually does the work of replacing
10	or repairing parts of a motor vehicle.
11	ED. "Insurer" means an insurance company and any person authorized to
12	represent the insurer with respect to a claim.
13	ĐE. "Nonoriginal equipment manufacturer (non-OEM) aftermarket crash
14	part" means aftermarket crash parts not made for or by the manufacturer of the motor
15	vehicle.
16	F. "Original equipment manufacturer (OEM) aftermarket safety part" means
17	aftermarket safety parts made for or by the manufacturer of the motor vehicle.
18	EG. "Repair facility" means any motor vehicle dealer, garage, body shop, or
19	other commercial entity which undertakes the repair or replacement of those motor
20	vehicle parts that generally constitute the exterior of a motor vehicle.
21	§2423. Identification
22	Any aftermarket crash part supplied by a nonoriginal equipment
23	manufacturer for use in this state after the effective date of this Chapter shall have
24	affixed thereto or inscribed thereon the logo or name of its manufacturer. Such
25	manufacturer's logo or name shall be visible after installation whenever practicable.
26	§2424. Disclosure; prohibition
27	A. No insurer shall specify require or authorize the use of non-OEM
28	aftermarket crash parts in the repair of an insured's a claimant's motor vehicle, nor
29	shall a repair facility or installer use non-OEM aftermarket crash parts to repair a

1

2	repairs being undertaken.
3	B. In all instances where non-OEM aftermarket crash parts are intended for
4	use by an insurer the following shall apply:
5	(1) The written estimate shall clearly identify each such part.
6	(2) A disclosure document containing the following information in ten point
7	type or larger type shall appear on or be attached to the insured's claimant's copy of
8	the estimate: "This estimate has been prepared based on the use of crash parts
9	supplied by a source other than the manufacturer of your motor vehicle. Warranties
10	applicable to these replacement parts are provided by the manufacturer or distributor
11	of these parts rather than the manufacturer of your vehicle."
12	C. No insurer shall require or authorize the use of anything other than OEM
13	aftermarket safety parts in the repair of a claimant's motor vehicle, nor shall a repair
14	facility or installer use anything other than OEM aftermarket safety parts to repair
15	a vehicle, unless OEM aftermarket safety parts are not commercially available to the
16	repair facility or installer.
17	D. In all instances where OEM aftermarket safety parts are not commercially
18	available in substantial quantities in the commercial marketplace for use by an
19	insurer, repair facility, or installer the following shall apply:
20	(1) The written estimate shall clearly identify each such part that is not
21	commercially available.
22	(2) A disclosure document containing the following information in ten point
23	or larger type shall appear on or be attached to the claimant's copy of the estimate:
24	"This estimate has been prepared based on the use of safety parts supplied by a
25	source other than the manufacturer of your motor vehicle. Warranties applicable to
26	these replacement parts are provided by the manufacturer or distributor of these parts
27	rather than the manufacturer of your vehicle."
28	(3) The claimant shall be advised in writing and in advance of the repairs
29	being undertaken that OEM aftermarket safety parts are not commercially available.

vehicle, unless the insured claimant is so advised in writing and in advance of the

Any violation of the provisions of this Chapter shall be enforced through the
unfair trade practices provisions of the Louisiana Insurance Code, R.S. 22:1961 et

seq., and shall be enforced by the penalties provided for in said provisions other laws
applicable to the installers and repair facilities.

Section 2. This Act shall become effective on January 1, 2017.

DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

HB 559 Original

2016 Regular Session

Pierre

Abstract: Provides for the prohibition of the use of non-OEM aftermarket parts at the direction of an insurer when the parts affect the operation of anti-lock brakes or airbags.

<u>Present law</u> defines "aftermarket crash part" as a replacement for any of the nonmechanical sheet metal or plastic parts which generally constitute the exterior of a motor vehicle, including inner and outer panels.

<u>Proposed law</u> changes <u>present law</u> by defining "aftermarket safety part" as a replacement for all or any portion of the anti-lock braking system or airbag restraint system. <u>Proposed law</u> prohibits the use of nonoriginal equipment manufacturer (non-OEM) aftermarket safety parts unless non-OEM parts are the only parts commercially available.

<u>Proposed law</u> requires, when OEM aftermarket safety parts are not commercially available, the insurer must disclose in writing to the claimant such unavailability.

<u>Present law</u> provides that violations of <u>present law</u> are enforced through the unfair trade practices provisions of present law (Insurance Code).

<u>Proposed law</u> retains <u>present law</u> and adds laws applicable to installers and repair facilities as enforcement provisions.

<u>Present law</u> requires that no insurer specify the use of non-OEM aftermarket crash parts in the repair of an insured's motor vehicle, nor shall a repair facility or installer use non-OEM aftermarket parts, unless the insured is so advised.

<u>Proposed law</u> changes <u>present law</u> by changing "insured" to "claimant" and applying the prohibition to any claimant.

Effective January 1, 2017.

(Amends R.S. 51:2421-2425)