Sixty-first Legislative Assembly of North Dakota

HOUSE BILL NO. 1191

Introduced by

Representatives Wald, Keiser, Svedjan

Senators Horne, Klein, Nodland

- 1 A BILL for an Act to amend and reenact section 26.1-40-17.1 of the North Dakota Century
- 2 Code, relating to insurance coverage for rental vehicles.

3 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

4 **SECTION 1. AMENDMENT.** Section 26.1-40-17.1 of the North Dakota Century Code 5 is amended and reenacted as follows:

6 **26.1-40-17.1.** Motor vehicle liability policy - Rental vehicles covered.

- 7 1. Every motor vehicle liability insurance policy, as required by section 39-08-20, 8 covering noncommercial private passenger motor vehicles must provide that all of 9 the obligation for damage and loss of use to a rented private passenger vehicle will 10 be covered by the property damage liability portion of the policy and subject to that 11 policy limit. The obligation of the policy must not be contingent on fault or 12 negligence of the insured. For purposes of this section, private passenger motor 13 vehicle includes station wagons, minivans, vans, trucks not exceeding twenty-six 14 thousand pounds [11793.40 kilograms], motor homes not exceeding thirty-two feet 15 [9.75 meters], and pickups, and does not include motor homes exceeding 16 thirty-two feet [9.75 meters], motorcycles, or trucks other than pickups exceeding 17 twenty-six thousand pounds [11793.40 kilograms]. 18 2. A vehicle is rented for purposes of this section if the vehicle is rented under an 19 agreement for thirty continuous days or less. 20 3. The policy or certificate issued by the insurer must inform the insured of the 21 application of the insurance policy to rental vehicles and that the insured may not 22 need to purchase additional coverage from the rental company. 23 4. If an insured has two or more vehicles covered by a plan or plans of liability
- 24 insurance containing the rented motor vehicle coverage required under

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1		subsection 1, the insured may select the policy that the insured wishes to collect
2		from and the insurer that issued that plan is entitled to a pro rata contribution from
3		any other plan or insurers based upon the property damage limits of liability. If the
4		person renting the motor vehicle is also covered by that person's employer's
5		insurance policy or the employer's automobile self-insurance plan, the insurer or
6		obligor under the employer's policy or self-insurance plan has primary
7		responsibility to pay claims arising from use of the rented vehicle.
8	5.	A notice advising the insured of rental vehicle coverage must be given by the
9		insurer to each current insured with their first renewal notice following July 6, 1989.
10		The notice must be approved by the insurance commissioner. The commissioner
11		may specify the form of the notice.
12	6.	A rental car company may not require as a condition to its rental contract that the
13		renter make a deposit for a prior payment of damage to the rented vehicle or loss
14		of use of that vehicle.
15	7. <u>6.</u>	For each day a damaged vehicle is out of service because of damage to the
16		vehicle while rented to others, the rental car company is entitled to collect sixty
17		percent of the daily rental fee applicable to the contract in force when the car was
18		damaged, but not to exceed fifteen days. Notwithstanding any other provision of
19		law, in addition to repair costs, a rental car company is entitled to collect as a
20		measure of damages the diminution in value from market value immediately before
21		the damage to the market value after repair, up to ten percent of the cost of the
22		motor vehicle when new.