Sixty-first Legislative Assembly of North Dakota

FIRST ENGROSSMENT with Conference Committee Amendments ENGROSSED HOUSE BILL NO. 1158

Introduced by

Judiciary Committee

(At the request of the Insurance Commissioner)

1 A BILL for an Act to amend and reenact section 26.1-40-18 of the North Dakota Century Code,

- 2 relating to automobile warranty contracts, automobile mechanical breakdown contracts, and
- 3 automobile service contracts.

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

5 **SECTION 1. AMENDMENT.** Section 26.1-40-18 of the North Dakota Century Code is 6 amended and reenacted as follows:

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26.1-40-18. Automobile warranties construed.

- An automobile dealer or a third-party administrator <u>A person</u> who issues an <u>a</u>
 written automobile warranty contract, automobile mechanical breakdown contract,
 or automobile service contract shall maintain a policy of insurance which provides
 coverage for the dealer's or administrator's person's contractual obligation.
- The policy must be issued by an insurer licensed, registered, or otherwise
 authorized to do business in this state. From the time the policy is filed with the
 commissioner:
- 15a.The insurer shall maintain surplus as to policyholders and paid-in capital of at16least fifteen million dollars and annually file copies of the insurer's audited17financial statements, the national association of insurance commissioners18annual statement, and the actuarial certification required by and filed in the19insurer's state of domicile; or
- 20b.The insurer shall maintain surplus as to policyholders and paid-in capital of21between fifteen million dollars and ten million dollars, demonstrate to the22satisfaction of the commissioner that the company maintains a ratio of net23written premiums, wherever written, to surplus as to policyholders and paid-in24capital of not greater than three to one, and annually file copies of the

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1	insurer's audited financial statements, the national association of insurance
2	commissioners annual statement, and the actuarial certification required by
3	and filed in the insurer's state of domicile.
4	3. This section does not apply to an original equipment manufacturer.