1	Thill to be optitled
	A bill to be entitled
2	An act relating to motor vehicle service agreement
3	companies; amending s. 634.011, F.S.; revising and
4	providing definitions; providing an effective date.
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6	Be It Enacted by the Legislature of the State of Florida:
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8	Section 1. Subsections (14) through (17) of section
9	634.011, Florida Statutes, are renumbered as subsections (15)
10	through (18), respectively, subsections (2) and (8) of that
11	section are amended, and a new subsection (14) is added to that
12	section, to read:
13	634.011 Definitions.—As used in this part, the term:
14	(2) "Additive product" means any fuel supplement, oil
15	supplement, or any other supplement product added to a motor
16	vehicle for the purpose of increasing or enhancing the
17	performance or improving the longevity of such motor vehicle.
18	The term "additive product" does not include a product applied
19	to the exterior or interior surface of a motor vehicle to
20	protect the appearance of the motor vehicle.
21	(8) "Motor vehicle service agreement" or "service
22	agreement" means any contract or agreement indemnifying the
23	service agreement holder for the motor vehicle listed on the
24	service agreement and arising out of the ownership, operation,
25	and use of the motor vehicle against loss caused by failure of
26	any mechanical or other component part, or any mechanical or
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27 other component part that does not function as it was originally 28 intended; however, nothing in this part shall prohibit or affect 29 the giving, free of charge, of the usual performance guarantees 30 by manufacturers or dealers in connection with the sale of motor 31 vehicles. Transactions exempt under s. 624.125 are expressly 32 excluded from this definition and are exempt from the provisions 33 of this part. The term "motor vehicle service agreement" 34 includes any contract or agreement that provides:

35 (a) For the coverage or protection defined in this 36 subsection and which is issued or provided in conjunction with 37 an additive product applied to the motor vehicle that is the 38 subject of such contract or agreement;

39

(b) For payment of vehicle protection expenses.

40 1.a. "Vehicle protection expenses" means a preestablished flat amount payable for the loss of or damage to a vehicle or 41 42 expenses incurred by the service agreement holder for loss or 43 damage to a covered vehicle, including, but not limited to, applicable deductibles under a motor vehicle insurance policy; 44 45 temporary vehicle rental expenses; expenses for a replacement 46 vehicle that is at least the same year, make, and model of the 47 stolen motor vehicle; sales taxes or registration fees for a replacement vehicle that is at least the same year, make, and 48 model of the stolen vehicle; or other incidental expenses 49 50 specified in the agreement.

51 b. "Vehicle protection product" means a product or system 52 installed or applied to a motor vehicle or designed to prevent

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53 the theft of the motor vehicle or assist in the recovery of the 54 stolen motor vehicle.

55 2. Vehicle protection expenses shall be payable in the 56 event of loss or damage to the vehicle as a result of the 57 failure of the vehicle protection product to prevent the theft 58 of the motor vehicle or to assist in the recovery of the stolen motor vehicle. Vehicle protection expenses covered under the 59 60 agreement shall be clearly stated in the service agreement form, unless the agreement provides for the payment of a 61 62 preestablished flat amount, in which case the service agreement 63 form shall clearly identify such amount.

64 3. Motor vehicle service agreements providing for the65 payment of vehicle protection expenses shall either:

Reimburse a service agreement holder for the following 66 a. 67 expenses, at a minimum: deductibles applicable to comprehensive 68 coverage under the service agreement holder's motor vehicle 69 insurance policy; temporary vehicle rental expenses; sales taxes 70 and registration fees on a replacement vehicle that is at least the same year, make, and model of the stolen motor vehicle; and 71 72 the difference between the benefits paid to the service 73 agreement holder for the stolen vehicle under the service 74 agreement holder's comprehensive coverage and the actual cost of 75 a replacement vehicle that is at least the same year, make, and model of the stolen motor vehicle; or 76

77 b. Pay a preestablished flat amount to the service78 agreement holder.

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79 80 Payments shall not duplicate any benefits or expenses paid to 81 the service agreement holder by the insurer providing comprehensive coverage under a motor vehicle insurance policy 82 83 covering the stolen motor vehicle; however, the payment of 84 vehicle protection expenses at a preestablished flat amount of 85 \$5,000 or less does not duplicate any benefits or expenses payable under any comprehensive motor vehicle insurance policy; 86 87 or 88 (c) 1. For repair or replacement of tires or wheels on a 89 motor vehicle damaged as a result of encountering a road hazard; For removal of dents, dings, or creases on a motor 90 (d) 91 vehicle that may be repaired using the process of paintless dent 92 removal without affecting the existing paint finish and without using replacement body panels, or sanding, bonding, or painting; 93 94 (e) For replacement of a motor vehicle key or key fob if 95 the key or key fob is inoperable, lost, or stolen; or (f) For other services which may be approved by the 96 97 Commissioner of Insurance Regulation consistent with this part 98 For the payment for paintless dent-removal services provided by 99 a company whose primary business is providing such services. 2. "Paintless dent-removal" means the process of removing 100 101 dents, dings, and creases, including hail damage, from a vehicle 102 without affecting the existing paint finish, but does not 103 include services that involve the replacement of vehicle body 104 panels or sanding, bonding, or painting.

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105	(14) "Road hazard" means a danger that is encountered
106	while operating a motor vehicle. The term includes, but is not
107	limited to, potholes, rocks, wood debris, metal parts, glass,
108	plastic, curbs, and composite scraps.
109	Section 2. This act shall take effect July 1, 2016.
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