1	State of Arkansas	A Bill	
2	95th General Assembly	ADIII	CENATE DILL (02
3	Regular Session, 2025		SENATE BILL 602
4	Dev Constant Constant		
5	By: Senator Crowell		
6			
7 8		For An Act To Be Entitled	
9	AN ACT TO PROHIBIT INSURANCE COMPANIES AND APPRAISERS		
10	FROM REQUIRING AN INSURED TO USE CERTAIN FACILITIES		
11		OR REPLACE DAMAGED MOTOR VEHICLE SAFET	
12	GLASS; TO PROVIDE PENALTIES FOR VIOLATIONS; AND FOR		
12	OTHER PUR		FOR
14	OTHER FOR	10525.	
14			
16		Subtitle	
17	TO F	PROHIBIT INSURANCE COMPANIES AND	
18		AISERS FROM REQUIRING AN INSURED TO	
19		CERTAIN FACILITIES TO REPAIR OR	
20		ACE DAMAGED MOTOR VEHICLE SAFETY	
21		S; AND TO PROVIDE PENALTIES FOR	
22		ATIONS.	
23			
24	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANS.	AS:
25			
26	SECTION 1. Ark	ansas Code Title 23, Chapter 66, Subcha	pter 3, is
27	amended to add an add	itional section to read as follows:	
28	<u>23-66-322. Mot</u>	or vehicle safety glass repair practice	s — Definition.
29	<u>(a) As used in</u>	this section, "motor vehicle safety gl	<u>ass" means glass</u>
30	for which a deductibl	e shall not be applied under this section	<u>on when being</u>
31	repaired or replaced.		
32	(b) A motor ve	hicle physical damage appraiser shall n	ot require that
33	motor vehicle safety	glass repair or replacement work be per	formed or not be
34	performed in or by a specified facility or glass shop.		
35	<u>(c) An insuran</u>	ce company doing business in this state	or a third-party
36	claims administrator.	agent, or adjuster for an insurance con	mpany doing



1	business in this state shall not:		
2	(1) Require an insured to sue a specific person for the		
3	provision of motor vehicle safety glass repair or replacement work; or		
4	(2) State that choosing a facility other than a glass shop		
5	participating in a motor vehicle safety glass repair or replacement work		
6	program established by the insurance company will or may result in delays in		
7	or a lack of guarantee for the motor vehicle safety glass work.		
8	(d)(1) If there is any communication between a glass claims		
9	representative for an insurance company doing business in this state or a		
10	third-party claims administrator for the insurance company and an insured		
11	regarding motor vehicle safety glass repair or replacement work or motor		
12	vehicle glass products, in the initial contact with the insured, the		
13	representative or third-party claims administrator shall state or disclose to		
14	the insured a statement substantially similar to the following:		
15	"You have the right to choose a glass shop where the damage to your motor		
16	vehicle will be repaired. If you have a preference, please let us know.".		
17	(2) Unless a glass claims representative for an insurance		
18	company doing business in this state or a third-party claims administrator		
19	for the insurance company provides the insured with the name of at least one		
20	(1) additional glass shop in the area where the motor vehicle safety glass		
21	work is to be performed, the claims representative or the claims		
22	administrator shall not provide an insured with the name of, schedule an		
23	appointment for an insured with, or direct an insured to, a glass shop that		
24	is owned by:		
25	(A) The insurance company;		
26	(B) The claims administrator; or		
27	(C) The same parent company as the insurance company or		
28	the claims administrator.		
29	(e) In addition to the penalties available under the Trade Practices		
30	Act, § 23-66-201 et seq., a violation of this section is:		
31	(1) An unfair trade practice under the Deceptive Trade Practices		
32	<u>Act, § 4-88-101 et seq.; and</u>		
33	(2) Subject to remedies and penalties under the Deceptive Trade		
34	Practices Act, § 4-88-101 et seq.		
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