FIRST REGULAR SESSION

SENATE BILL NO. 571

95TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR LEMBKE.

Read 1st time February 26, 2009, and ordered printed.

2217S.01I

TERRY L. SPIELER, Secretary.

AN ACT

To amend chapter 379, RSMo, by adding thereto one new section relating to prohibiting insurers from engaging in certain acts with respect to motor vehicle collision claims.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Chapter 379, RSMo, is amended by adding thereto one new 2 section, to be known as section 379.106, to read as follows:

379.106. 1. No adjuster or insurer, director, officer, broker, agent, attorney-in-fact, employee, or other representative of an insurer shall in collision cases:

- 4 (1) Limit the freedom of an insured or claimant to choose the 5 shop;
- 6 (2) Require that an insured or claimant present the claim or the 7 automobile for loss adjustment or inspection at a "drive-in" claim center 8 or any other similar facility solely under the control of the insurer;
- 9 (3) Engage in boycotts, intimidation, or coercive tactics in 10 negotiating repairs to damaged motor vehicles which they insure or are 11 liable to claimants to have repaired;
- 12 (4) Attempt to secure, except in an emergency, the insured's or 13 claimant's signature authorizing the party securing the signature to act 14 in behalf of the insured or claimant in selection of a repair shop 15 facility;
- 16 (5) Adjust a damage appraisal of a repair shop when the extent 17 of damage is in dispute without conducting a physical inspection of the 18 vehicle;
- 19 (6) Specify the use of a particular vendor for the procurement of 20 parts or other materials necessary for the satisfactory repair of the

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vehicle. This clause does not require the insurer to pay more than a 21reasonable market price for parts of like kind and quality in adjusting 23a claim; or

- (7) Unilaterally and arbitrarily disregard a repair operation or cost identified by an estimating system, which an insurer and collision repair facility have agreed to utilize in determining the cost of repair.
- 27 2. No motor vehicle repair shop shall in any way coerce, or intimidate a motor vehicle owner to boycott an insurer's "drive-in" 2829 claim center or similar facility.
- 30 3. No motor vehicle repair shop shall attempt to secure, except in an emergency, the vehicle owner's signature authorizing the party 31 securing the signature to act in behalf of the owner in selection of a 3233 repair shop.
- 34 4. An insurer's representative shall not be unreasonably denied access to a motor vehicle repair shop during normal business hours for 36 the purpose of inspecting or reinspecting damaged vehicles.
- 5. When a damaged vehicle is towed to a motor vehicle repair shop, the storage and towing charges shall not exceed the usual and customary charges for the towing and storage of undamaged vehicles 40 in the area except if the vehicle, due to its damaged condition, requires special handling in the towing or storage, an added charge may be made.