

House of Representatives State of Utah

UTAH STATE CAPITOL COMPLEX • 350 STATE CAPITOL P.O. BOX 145030 • SALT LAKE CITY, UTAH 84114-5030 • (801) 538-1029

March 6, 2020

Mr. Speaker,

The Transportation Committee reports a favorable recommendation on **2nd Sub. S.B. 120**, VEHICLE REPAIR AND NOTIFICATION AMENDMENTS, by Senator C. S. Bramble, with the following amendments:

- 1. Page 5, Line 136 through 139:
 - (c) An automotive glass company or repair facility may not represent to a customer that
 - the cost of a repair, replacement, or recalibration will be paid for entirely by the customer's
 - insurer and at no cost to the customer unless the cost of the repair, replacement, or recalibration
 - is fully covered **and approved** by the insurer.
- 2. Page 6, Line 153 through 171:
 - 153 {<u>(5) Governance of the use of glass, parts, tools, or equipment in the course</u>
 - 154 <u>insurer-funded repair is solely dictated by the policy holder's insurance policy.</u>
 - 155 (6) An automotive glass company or repair facility may only bill or charge for vehicle
 - glass repair, replacement, or recalibration services that are performed and necessary.
 - 157 { (6) A violation described in Subsections (1) through (6) is a civil penalty of \$500.
 - 158 { (8) } (7) A person with actual knowledge that the advanced driver assistance system of a
 - motor vehicle is inoperable or has not been repaired or recalibrated after a vehicle glass







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	<u>repair</u>
160	or replacement as described in this section may not knowingly sell, offer for sale, or
	display for
161	sale, the motor vehicle without providing written notice to the purchaser that:
162	(a) the advanced driver assistance system has not been repaired or recalibrated to the
163	manufacturer's specifications; or
164	(b) the advanced driver assistance system is inoperable.
165	$\{ (9) \}$ (8) A person who violates Subsection $\{ (8) \}$ is
	guilty of a class B misdemeanor.
166	{ (10) } (a) In addition to any other penalties, a purchaser may bring a
	civil action to
167	recover damages resulting from a seller's failure to provide notice under Subsection {-
	(8) } <u>(7)</u> .
168	(b) The amount of damages that may be recovered in a civil action described in
169	Subsection $\{ \frac{(10)(a)}{(a)} \}$ is the greater of:
170	(i) the amount of the actual damages; or
171	(ii) \$1,500.

Respectfully,

Kay J. Christofferson Chair

Voting: 7-0-5 5 SB0120.HC1.wpd 3/6/20 10:13 am ahunsaker/ALH KPG/ALH

Bill Number



