# SB318 ENGROSSED



- 1 SB318
- 2 3PNAGVZ-2
- 3 By Senator Singleton
- 4 RFD: Fiscal Responsibility and Economic Development
- 5 First Read: 08-Apr-25



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5	A BILL
6	TO BE ENTITLED
7	AN ACT
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9	Relating to service contracts; to amend Sections
10	8-32-1, 8-32-2, 8-32-3, and 8-32-5, Code of Alabama 1975, to
11	further provide for entities exempt from certain service
12	contract regulations; to require certain disclosure when
13	advertising contracts; to further provide for the limitations
14	exceptions, and exclusions of contracts that must be
15	disclosed; and to make nonsubstantive, technical revisions to
16	update the existing code language to current style.
17	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
18	Section 1. Sections 8-32-1, 8-32-2, 8-32-3, and 8-32-5,
19	Code of Alabama 1975, are amended to read as follows:
20	<b>"</b> §8-32-1
21	(a) The purpose of this chapter is to create a
22	framework to regulate service contracts sold to consumers in
23	this state.
24	(b) The following are exempt from Sections 8-32-2 to
25	8-32-12, inclusive, of this chapter:
26	(1) Warranties.
27	(2) Maintenance agreements.
28	(3) Warranties, service contracts, or maintenance



- 29 agreements offered by electric, gas, water, or telephone
- 30 utilities or mobile telecommunications service providers on
- 31 their transmission devices.
- 32 (4) Service contracts sold or offered for sale in
- 33 commercial transactions.
- 34 (5) Service contracts sold or offered for sale to
- 35 persons other than consumers.
- 36 (6) Service contracts sold at the point of sale, or
- 37 within 60 days of the original purchase date of the property,
- 38 which cover tangible property where the tangible property for
- 39 which the service contract is sold, has a purchase price of
- 40 two hundred—and fifty dollars (\$250) or less, exclusive of
- 41 sales tax.
- 42 (c) Manufacturer's service contracts on the
- 43 manufacturer's products and service contracts sold or offered
- 44 for sale by Alabama electric cooperatives, and their
- 45 subsidiaries and affiliates, including without limitation,
- 46 affiliates managed or controlled by electric cooperatives, are
- 47 required to comply only with Section 8-32-3(a), Section
- 48 8-32-3(q), Section 8-32-5(a), Section 8-32-5(d) to (n),
- inclusive, Section 8-32-6, Section 8-32-10(a), and Section
- 8-32-10(c) to (f), inclusive, as applicable, of this chapter.
- 51 (d) The types of agreements referred to in subsections
- 52 (b) and (c) are not insurance for any purpose including,
- 53 without limitation, compliance with the Alabama Insurance
- 54 Code."
- 55 **"**\$8-32-2
- As used in this chapter, the following terms—shall have



- the following meanings:
- 58 (1) ADMINISTRATOR. The person designated by a provider
- 59 to be responsible for the administration of service contracts
- or the service contracts plan or to make the filings required
- 61 by this chapter.
- 62 (2) COMMISSIONER. The Commissioner of Insurance of this
- 63 state.
- (3) CONSUMER. A natural person who buys, primarily for
- 65 personal, family, or household purposes, and not for resale,
- any tangible personal property normally used for personal,
- family, or household purposes and not for commercial or
- 68 research purposes.
- 69 (4) MAINTENANCE AGREEMENT. A contract of limited
- 70 duration that provides for scheduled maintenance only.
- 71 (5) MANUFACTURER. A person that is one of the
- 72 following:
- a. A manufacturer or producer of property that sells
- 74 the property under its own name or label.
- 75 b. A subsidiary of the person who manufactures or
- 76 produces the property.
- 77 c. A corporation—which that owns at least 80 percent of
- 78 the person—who that manufactures or produces the property.
- 79 d. A person—who that manufactures or produces the
- 80 property even though the property is sold under the trade name
- 81 or label of another person.
- 82 (6) MECHANICAL BREAKDOWN INSURANCE. For purposes of
- 83 this chapter, a policy, contract, or agreement issued by an
- 84 authorized insurance company directly to a consumer or other



- 85 owner of property that provides for, among other coverages,
- 86 the repair, replacement, or maintenance of property or
- indemnification for repair, replacement, or maintenance, for
- 88 the operational or structural failure of the property due to a
- 89 defect in materials or workmanship or due to normal wear and
- 90 tear.
- 91 (7) NON-ORIGINAL MANUFACTURER'S PARTS. Replacement
- 92 parts not made for or by the original manufacturer of the
- 93 property, commonly referred to as "after market parts."
- 94 (8) PERSON. An individual, partnership, corporation,
- 95 incorporated or unincorporated association, joint stock
- 96 company, reciprocal, syndicate, or any other entity, or
- 97 combination of persons acting in concert.
- 98 (9) PREMIUM. The consideration paid to an insurer for a
- 99 reimbursement insurance policy.
- 100 (10) PROVIDER. A person who administers, makes,
- 101 provides, sells, or offers to sell a service contract, who is
- 102 contractually obligated to provide service under a service
- 103 contract.
- 104 (11) PROVIDER FEE. The total purchase price paid for a
- service contract. In cases where a reimbursement insurance
- 106 policy is issued to a provider, the "provider fee" is the
- 107 total purchase price paid for a service contract net of the
- 108 premium.
- 109 (12) REFUND. To refund the price of covered property or
- 110 a component thereof, less reasonable depreciation, if:
- a. The replacement or repair of the property is not
- 112 commercially practicable; or



113	b. The contract holder agrees to accept a refund in
114	place of the replacement or repair.
115	(12) (13) REIMBURSEMENT INSURANCE POLICY. A policy of
116	insurance issued to a provider pursuant to which the insurer
117	agrees, for the benefit of the service contract holders, to
118	discharge the obligations of the provider under the terms of
119	the service contracts in the event of non-performance
120	nonperformance by the provider.
121	(14) REPAIR. The restoration of operationally or
122	functionally failing covered property to sound or good
123	condition.
124	(15) REPLACE. The replacement of property or a
125	component thereof with a new and identical or equivalent
126	product or component.
127	$\frac{(13)}{(16)}$ ROAD HAZARD. A hazard that is encountered
128	while driving a motor vehicle, including, but not limited to,
129	potholes, rocks, wood debris, metal parts, glass, plastic,
130	curbs, or composite scraps.
131	$\frac{(14)}{(17)}$ SERVICE CONTRACT. A contract or agreement for
132	a separately stated consideration for a specific duration to
133	perform the repair, replacement, or maintenance of property or
134	indemnification for repair, replacement, or maintenance, for
135	the operational or structural failure due to a defect in
136	materials or workmanship, or normal wear and tear, with or
137	without additional provision for incidental payment or
138	indemnity under limited circumstances, for related expenses,
139	including, but not limited to, towing, rental, and emergency
140	road service. Service contracts may provide for the repair,



- 141 replacement, or maintenance of property for damage resulting
- from power surges and accidental damage from handling.
- 143 "Service contract" The term does not include warranties,
- 144 mechanical breakdown insurance, or maintenance agreements. A
- service contract is not insurance for any purpose, including,
- 146 but not limited to, compliance with the Alabama Insurance
- 147 Code, other than for the purpose of a service contract
- 148 holder's claim against a service contract provider for failure
- 149 to comply with the provisions of the service contract if so
- 150 provided by other law. Service contract services include, but
- are not limited to, the following:
- a. The repair or replacement of tires or wheels, or
- both, on a motor vehicle damaged as a result of coming into
- 154 contact with a road hazard.
- b. The removal of dents, dings, or creases on a motor
- 156 vehicle that may be repaired using the process of paintless
- dent removal without affecting the existing paint finish and
- 158 without replacing vehicle body panels, sanding, bonding, or
- 159 painting.
- 160 c. The repair of chips or cracks in or the replacement
- of a motor vehicle windshield as a result of damage caused by
- a road hazard that is primary to the coverage offered by the
- 163 motor vehicle owner's motor vehicle insurance policy.
- d. The replacement of a motor vehicle key or key-fob if
- the key or key-fob becomes inoperable, lost, or stolen.
- e. Other services which that may be approved by the
- 167 commissioner, if not inconsistent with this chapter.
- 168 (15)(18) SERVICE CONTRACT HOLDER or CONTRACT HOLDER. A



169 person who is the purchaser or holder of a service contract.

- (16) (19) WARRANTY. A warranty made by the manufacturer, importer, distributor, or seller of property or services without consideration stated separately from the price of the property or services sold, that is not negotiated separate from the sale of the product and is incidental to the sale of the product, that guarantees repair or replacement, or indemnity for repair or replacement, for defective parts, mechanical or electrical breakdown, labor or other remedial measures, such as repair or replacement of the property or repetition of services."
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- 181 (a) Either the provider or its designee shall provide
  182 both of the following to a contract holder:
- 183 (1) Provide a A receipt for, or other written evidence
  184 of, the purchase of the service contract to the contract
  185 holder.
- 186 (2)—Provide a A copy of the service contract to the

  187 service contract holder within a reasonable period of time

  188 from the date of purchase.
- 189 (b) A provider may, but is not required to, appoint an
  190 administrator or other designee to be responsible for any or
  191 all of the administration of service contracts and compliance
  192 with this chapter.
- 193 (c) Each provider of service contracts sold in this
  194 state shall file a registration with the commissioner on a
  195 form prescribed by the commissioner. Each provider shall pay
  196 to the commissioner a fee in the amount of two hundred dollars



197 (\$200) annually. All fees collected shall be paid into a 198 special revolving fund to be set up by the State Treasurer 199 referred to as the "Service Contract Revolving Fund." The 200 Service Contract Revolving Fund shall be used in the 201 supervision and examination of providers and otherwise in the 202 administration of this chapter; provided, however, that 203 nothing in this section shall be construed to mean that all of 204 the expenses of supervision and examination of providers and 205 in the administration of this chapter incurred by the State 206 Insurance Department shall come from the Service Contract 207 Revolving Fund.

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- (d) All funds now or hereafter deposited in the State

  Treasury to the credit of the Service Contract Revolving Fund

  shall may not be expended for any purpose whatsoever unless

  the same shall have been allotted and budgeted in accordance

  with the provisions of Sections 41-4-80 to 41-4-96, inclusive,

  and 41-19-1 to 41-19-12, inclusive, and only in the amounts

  and for the purposes provided by the Legislature in the

  general appropriation bill, other appropriations bills, or

  this chapter.
- 217 (e) There is hereby appropriated for the fiscal year
  218 ending September 30, 1998, from the Service Contract Revolving
  219 Fund to the State Department of Insurance those amounts as
  220 deemed necessary to carry out the provisions of this chapter
  221 as determined by the Commissioner of Insurance.
  - (f) In order to assure the faithful performance of a provider's obligations to its service contract holders, each provider shall be responsible for complying with the



- 225 requirements of one of the following subdivisions:
- 226 (1) Insure all service contracts under a reimbursement
- insurance policy issued by an insurer authorized to transact
- insurance in this state or issued pursuant to Chapter 10,
- 229 Title 27.
- 230 (2) Do both of the following:
- a. Maintain a funded reserve account for its
- 232 obligations under its service contracts sold and outstanding
- 233 in this state. The reserves shall be based on the loss
- 234 experience of the provider as certified by an actuary or, at
- the election of the provider, the reserves shall be 30 percent
- 236 of the aggregate provider fees for all service contracts sold
- and then in force. The reserve account shall be subject to
- 238 examination and review by the commissioner.
- b. Place in trust with the commissioner a financial
- 240 security deposit, having a value of not less than five percent
- 241 of the aggregate provider fees, less claims paid, for all
- 242 service contracts sold and then in force, but not less than
- twenty-five thousand dollars (\$25,000) consisting of one of
- 244 the following:
- 245 (i)1. A surety bond issued by an authorized surety.
- $\frac{(ii)}{2}$ . Securities of the type eligible for deposit by
- 247 authorized insurers in this state.
- $\frac{(iii)}{3}$ . Cash.
- $\frac{\text{(iv)}}{4}$ . A letter of credit issued by a qualified
- 250 financial institution.
- 251  $\frac{(v)}{5}$ . Another form of security prescribed by
- 252 regulations issued by the commissioner.



- 253 (3) Do both of the following:
- a. Maintain a net worth or stockholders' equity of one hundred million dollars (\$100,000,000).
- 256 b. Upon request, provide the commissioner with a copy 257 of the financial statement of the provider included in its 258 most recent annual report on Form 10-K or Form 20-F filed with the Securities and Exchange Commission (SEC) within the last 259 260 calendar year, or if the provider does not file with the SEC, 261 a copy of the audited financial statements of the provider, which shows a net worth of the provider of at least one 262 263 hundred million dollars (\$100,000,000). A consolidated Form 10-K, Form 20-F, or audited financial statements shall meet 264 265 the requirements of this chapter for the provider if it shows 266 a net worth or stockholders' equity of the provider of at 267 least one hundred million dollars (\$100,000,000) and there 268 shall be no requirement of a parent company quarantee, 269 reimbursement insurance, or other form of financial stability 270 requirement. However, if the Form 10-K, Form 20-F, or audited 271 financial statements of the parent company of the provider are 272 filed to meet the provider's financial stability requirement 273 because the provider's net worth or stockholders' equity of 274 the provider is not at least one hundred million dollars 275 (\$100,000,000), or because the net worth or stockholders' 276 equity is not determinable from the consolidated Form 10-K, 277 Form 20-F, or audited financial statements of the parent 278 company, then the parent company shall agree to guarantee the obligations of the provider relating to service contracts sold 279 280 by the provider in this state.





- 281 (g) Service contracts shall require the provider to 282 permit the service contract holder to return the service 283 contract within no less than 20 days of the date the service 284 contract was mailed to the service contract holder or within 285 no less than 10 days of delivery if the service contract is 286 delivered to the service contract holder at the time of sale. 287 Upon return of the service contract to the provider within the 288 applicable time period, if no claim has been made under the 289 service contract prior to its return to the provider, the 290 service contract is void and the provider shall refund to the 291 service contract holder the full purchase price of the service 292 contract including any premium paid for any applicable 293 reimbursement insurance policy. Any refund due a service 294 contract holder may be credited to any outstanding balance of 295 the account of the service contract holder, and the excess, if 296 any, shall be refunded to the service contract holder. The 297 right to void the service contract provided in this subsection 298 (g) is not transferable and shall apply only to the original 299 service contract purchaser, and only if no claim has been made 300 prior to its return to the provider. A 10 percent penalty per 301 month shall be added to a refund that is not paid or credited 302 within 45 days after return of the service contract to the 303 provider.
  - (h) In the event the original service contract holder makes a written demand for cancellation of a service contract pursuant to the terms of the service contract, the provider shall refund to the service contract holder the unearned portion of the full purchase price of the service contract

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309 including the unearned portion of any premium paid for any 310 applicable reimbursement insurance policy. Any refund due a 311 service contract holder may be credited to any outstanding 312 balance of the account of the service contract holder, and the 313 excess, if any, shall be refunded to the service contract 314 holder. If the original contract purchaser or a contract 315 holder elects cancellation, the provider may retain an 316 administrative fee of up to twenty-five dollars (\$25) for 317 issuance of the service contract if such the fee is provided for in the service contract; however, this amount may not be 318 319 deducted in the event the service contract is terminated pursuant to the provisions of subsection (g). 320

- 321 (i) (1) Provider fees are not subject to premium taxes.
- 322 (2) Premiums for reimbursement insurance policies are subject to applicable taxes.
- (j) Except for the registration requirement in subsection (c), providers, administrators, and other persons marketing, selling, or offering to sell service contracts for providers are exempt from any licensing requirements of this state.
- 329 (k) Providers are not required to comply with any 330 provision of Title 27.
- 331 (1) A provider shall disclose in an advertisement for a

  332 service contract, in boldface print larger than the body of

  333 the advertisement, any right of the provider to refund a

  334 contract holder in an amount less than the provider's cost for

  335 repair or replacement of covered property."

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337 (a) Service contracts sold or offered for sale in this 338 state, in their entirety, shall be written, printed, or typed 339 in eight point type size, or larger, and shall comply with the 340 requirements set forth in this section, as applicable.

(b) (1) Service contracts insured under a reimbursement insurance policy pursuant to subdivision (1) of subsection (f) of Section 8-32-3 8-32-3(f)(1) shall contain a statement in substantially the following form:

"Obligations of the provider under this service contract are guaranteed under a service contract reimbursement insurance policy."

- (2) If the provider fails to pay or to provide service on a claim within 60 days after proof of loss has been filed, the service contract holder—is entitled to may make a claim directly against the reimbursement insurance company. The service contract shall state the name and address of the reimbursement insurance company.
- (c) Service contracts not insured under a reimbursement insurance policy pursuant to subdivision (1) of subsection (f) of Section 8-32-3 8-32-3(f)(1) shall contain a statement in substantially the following form:

"Obligations of the provider under this service contract are backed by the full faith and credit of the provider."

(d) Service contracts shall state the name and address of the provider, and shall identify any administrator, the service contract seller, and the service contract holder to the extent that the name and address of the service contract



365 holder has been furnished by the service contract holder.

Neither the name of the service contract seller nor other

provisions are The information described in this subsection is

not required to be preprinted on the service contract and may
be added to the service contract at the time of sale.

- (e) Service contracts shall state the purchase price of the service contract, the term of the service contract, and any applicable renewal provisions. Neither the purchase price nor any other provisions are The information described in this subsection is not required to be pre-printed preprinted on the service contract and may be negotiated at the time of sale with the service contract holder.
- (f) If the provider will reimburse the contract holder for repair work performed by third parties and if prior approval of repair work is required. (i) the service contract shall state the procedure for obtaining prior approval and for making a claim, including a toll-free telephone number for claim service; and (ii) if the service contract provides services essential to public health, safety, or welfare, the service contract shall either provide for 24-hour telephone assistance, or state the procedure for obtaining emergency repairs performed outside of normal business hours.
- (g) Service contracts shall state the existence of any deductible amount.
- 389 (h) Service contracts shall describe the property upon 390 which the services are to be provided, the services to be 391 provided, and, in boldface print larger than the body of the 392 contract, any limitations, exceptions, or exclusions to the



- 393 services to be provided, including both of the following:
- 394 (1) Any limit on the repair, replacement, or refund of covered property.
- 396 (2) Any right of the provider to refund a contract

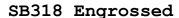
  397 holder in an amount less than the provider's cost for repair

  398 or replacement of the property.
  - (i) Service contracts shall state whether the use of non-original manufacturer's parts is allowed.

- (j) Service contracts shall state any restrictions governing the transferability of the service contract.
- (k) Service contracts shall state the terms, restrictions, or conditions governing cancellation of the service contract prior to the termination or expiration date of the service contract by either the provider or by the service contract holder. The provider of the service contract shall mail a written notice to the service contract holder at the last known address of the service contract holder contained in the records of the provider at least five days prior to cancellation by the provider. Prior notice is not required if the reason for cancellation is nonpayment of the provider fee or a material misrepresentation by the service contract holder to the provider relating to the covered property or its use. The notice shall state the effective date of the cancellation and the reason for the cancellation.
- (1) Service contracts shall set forth the obligations and duties of the service contract holder relating to the property covered by the service contract.
  - (m) Service contracts shall state whether or not the



421	service contract provides for or excludes consequential
422	damages or preexisting conditions, to the extent applicable.
423	(n) Service contracts may contain other provisions as
424	determined by the provider.
425	(o) Service contracts shall provide, in boldface print
426	larger than the body of the contract, the procedures that a
427	contract holder shall take to receive the repair, replacement,
428	or refund of operationally or structurally failing covered
429	property."
430	Section 2. This act shall become effective on January
431	1, 2026.





432 433 434 Senate Read for the first time and referred ..........08-Apr-25 435 436 to the Senate committee on Fiscal Responsibility and Economic 437 438 Development 439 440 441 on the calendar: 442 1 amendment 443 444 Read for the third time and passed ......29-Apr-25 as amended 445 Yeas 31 446 447 Nays 0 Abstains 0 448 449 450 451 Patrick Harris, 452 Secretary. 453