103RD GENERAL ASSEMBLY

State of Illinois

2023 and 2024

HB5657

Introduced 2/9/2024, by Rep. Diane Blair-Sherlock

SYNOPSIS AS INTRODUCED:

625 ILCS 5/1-164.5					
625 ILCS 5/7-203	from	n Ch.	95 1/2,	par.	7-203
625 ILCS 5/7-311	from	n Ch.	95 1/2,	par.	7-311
625 ILCS 5/7-317	from	n Ch.	95 1/2,	par.	7-317

Amends the Illinois Vehicle Code. Establishes that a motor vehicle owner shall provide a liability policy and every such policy or bond is subject, if the motor vehicle crash has resulted in bodily injury or death, to a limit, exclusive of interest and costs, of not less than \$50,000 (rather than \$25,000) because of bodily injury to or death of any one person in any one motor vehicle crash and, subject to said limit for one person, to a limit of not less than \$100,000 (rather \$50,000) because of bodily injury to or death of 2 or more persons in any one motor vehicle crash, and, if the motor vehicle crash has resulted in injury to or destruction of property, to a limit of not less than \$40,000 (rather than \$20,000). Requires a motor vehicle to furnish proof of financial responsibility in the amounts provided. Establishes that a judgment arising out of a motor vehicle crash is deemed satisfied once the specified policy amount is credited toward the judgment. Effective immediately.

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AN ACT concerning transportation.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

4 Section 5. The Illinois Vehicle Code is amended by 5 changing Sections 1-164.5, 7-203, 7-311, and 7-317 as follows:

6 (625 ILCS 5/1-164.5)

7 Sec. 1-164.5. Proof of financial responsibility. Proof of 8 ability to respond in damages for any liability thereafter 9 incurred resulting from the ownership, maintenance, use, or operation of a motor vehicle for bodily injury to or death of 10 any person in the amount of \$50,000 \$25,000, and subject to 11 12 this limit for any one person injured or killed, in the amount of \$100,000 \$50,000 for bodily injury to or death of 2 or more 13 14 persons in any one crash, and for damage to property in the amount of \$40,000 \$20,000 resulting from any one crash. This 15 16 proof in these amounts shall be furnished for each motor vehicle registered by every person required to furnish this 17 proof. The changes to this Section made by this amendatory Act 18 19 of the 98th General Assembly apply only to policies issued or renewed on or after January 1, 2015. 20

21 (Source: P.A. 102-982, eff. 7-1-23.)

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(625 ILCS 5/7-203) (from Ch. 95 1/2, par. 7-203)

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Sec. 7-203. Requirements as to policy or bond. No such 1 2 policy or bond referred to in Section 7-202 shall be effective under this Section unless issued by an insurance company or 3 surety company authorized to do business in this State, except 4 5 that if such motor vehicle was not registered in this State, or was a motor vehicle which was registered elsewhere than in 6 7 this State at the effective date of the policy or bond, or the 8 most recent renewal thereof, such policy or bond shall not be 9 effective under this Section unless the insurance company or 10 surety company, if not authorized to do business in this 11 State, shall execute a power of attorney authorizing the 12 Secretary of State to accept service on its behalf of notice or 13 process in any action upon such policy or bond arising out of such motor vehicle crash. However, every such policy or bond 14 15 is subject, if the motor vehicle crash has resulted in bodily injury or death, to a limit, exclusive of interest and costs, 16 17 of not less than \$50,000 \$25,000 because of bodily injury to or death of any one person in any one motor vehicle crash and, 18 subject to said limit for one person, to a limit of not less 19 20 than \$100,000 \$50,000 because of bodily injury to or death of 2 or more persons in any one motor vehicle crash, and, if the 21 22 motor vehicle crash has resulted in injury to or destruction 23 of property, to a limit of not less than \$40,000 \$20,000 because of injury to or destruction of property of others in 24 25 any one motor vehicle crash. The changes to this Section made 26 by this amendatory Act of the 98th General Assembly apply only

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to policies issued or renewed on or after January 1, 2015.

2 Upon receipt of a written motor vehicle crash report from 3 the Administrator the insurance company or surety company 4 named in such notice shall notify the Administrator within 5 such time and in such manner as the Administrator may require, 6 in case such policy or bond was not in effect at the time of 7 such motor vehicle crash.

8 (Source: P.A. 102-982, eff. 7-1-23.)

9 (625 ILCS 5/7-311) (from Ch. 95 1/2, par. 7-311)

Sec. 7-311. Payments sufficient to satisfy requirements.

(a) Judgments herein referred to arising out of motor vehicle crashes occurring on or after January 1, 2015 (the effective date of Public Act 98-519) shall for the purpose of this Chapter be deemed satisfied:

15 1. when <u>\$50,000</u> \$25,000 has been credited upon any judgment or judgments rendered in excess of that amount for bodily injury to or the death of one person as the result of any one motor vehicle crash; or

19 2. when, subject to said limit of \$50,000 \$25,000 as
20 to any one person, the sum of \$100,000 \$50,000 has been
21 credited upon any judgment or judgments rendered in excess
22 of that amount for bodily injury to or the death of more
23 than one person as the result of any one motor vehicle
24 crash; or

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3. when $\frac{$40,000}{$20,000}$ has been credited upon any

judgment or judgments, rendered in excess of that amount for damages to property of others as a result of any one motor vehicle crash.

The changes to this subsection made by Public Act 98-519
apply only to policies issued or renewed on or after January 1,
2015.

7 (b) Credit for such amounts shall be deemed a satisfaction
8 of any such judgment or judgments in excess of said amounts
9 only for the purposes of this Chapter.

10 (c) Whenever payment has been made in settlement of any 11 claim for bodily injury, death, or property damage arising 12 from a motor vehicle crash resulting in injury, death, or 13 property damage to <u>2</u> two or more persons in such crash, any 14 such payment shall be credited in reduction of the amounts 15 provided for in this Section.

16 (Source: P.A. 102-982, eff. 7-1-23.)

17 (625 ILCS 5/7-317) (from Ch. 95 1/2, par. 7-317)

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Sec. 7-317. "Motor vehicle liability policy" defined.

(a) Certification. -A "motor vehicle liability policy", as that term is used in this Act, means an "owner's policy" or an "operator's policy" of liability insurance, certified as provided in Section 7-315 or Section 7-316 as proof of financial responsibility for the future, and issued, except as otherwise provided in Section 7-316, by an insurance carrier duly authorized to transact business in this State, to or for HB5657 - 5 -LRB103 35840 MXP 65925 b

1 the benefit of the person named therein as insured.

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(b) Owner's Policy. --Such owner's policy of liability 2 3 insurance:

Shall designate by explicit description or by 1. 5 appropriate reference, all motor vehicles with respect to 6 which coverage is thereby intended to be granted;

7 2. Shall insure the person named therein and any other person using or responsible for the use of such motor 8 9 vehicle or vehicles with the express or implied permission 10 of the insured;

11 Shall insure every named insured and any other 3. 12 person using or responsible for the use of any motor 13 vehicle owned by the named insured and used by such other 14 person with the express or implied permission of the named 15 insured on account of the maintenance, use, or operation 16 of any motor vehicle owned by the named insured, within 17 the continental limits of the United States or the Dominion of Canada against loss from liability imposed by 18 19 law arising from such maintenance, use, or operation, to 20 the extent and aggregate amount, exclusive of interest and 21 cost, with respect to each motor vehicle, of \$50,000 22 \$25,000 for bodily injury to or death of one person as a 23 result of any one crash and, subject to such limit as to 24 one person, the amount of \$100,000 \$50,000 for bodily 25 injury to or death of all persons as a result of any one crash and the amount of \$40,000 + 20,000 for damage to 26

property of others as a result of any one crash. The changes to this paragraph made by this amendatory Act of the 98th General Assembly apply only to policies issued or renewed on or after January 1, 2015.

5 (c) Operator's Policy. --When an operator's policy is required, it shall insure the person named therein as insured 6 7 against the liability imposed by law upon the insured for 8 bodily injury to or death of any person or damage to property 9 to the amounts and limits above set forth and growing out of 10 the use or operation by the insured within the continental 11 limits of the United States or the Dominion of Canada of any 12 motor vehicle not owned by him.

13 (d) Required Statements in Policies. --Every motor vehicle 14 liability policy must specify the name and address of the 15 insured, the coverage afforded by the policy, the premium 16 charged therefor, the policy period, and the limits of 17 liability, and shall contain an agreement that the insurance thereunder is provided in accordance with the coverage defined 18 in this Act, as respects bodily injury and death or property 19 20 damage or both, and is subject to all the provisions of this Act. 21

(e) Policy Need Not Insure Workers' Compensation. --Any liability policy or policies issued hereunder need not cover any liability of the insured assumed by or imposed upon the insured under any workers' compensation law nor any liability for damage to property in charge of the insured or the - 7 - LRB103 35840 MXP 65925 b

1 insured's employees.

2 (f) Provisions Incorporated in Policy. --Every motor
3 vehicle liability policy is subject to the following
4 provisions which need not be contained therein:

5 1. The liability of the insurance carrier under any 6 such policy shall become absolute whenever loss or damage 7 covered by the policy occurs and the satisfaction by the 8 insured of a final judgment for such loss or damage shall 9 not be a condition precedent to the right or obligation of 10 the carrier to make payment on account of such loss or 11 damage.

12 2. No such policy may be cancelled or annulled as 13 respects any loss or damage, by any agreement between the 14 carrier and the insured after the insured has become 15 responsible for such loss or damage, and any such 16 cancellation or annulment shall be void.

17 3. The insurance carrier shall, however, have the 18 right to settle any claim covered by the policy, and if 19 such settlement is made in good faith, the amount thereof 20 shall be deductible from the limits of liability specified 21 in the policy.

4. The policy, the written application therefor, if any, and any rider or endorsement which shall not conflict with the provisions of this Act shall constitute the entire contract between the parties.

26 (g) Excess or Additional Coverage. --Any motor vehicle

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liability policy may, however, grant any lawful coverage in excess of or in addition to the coverage herein specified or contain any agreements, provisions, or stipulations not in conflict with the provisions of this Act and not otherwise contrary to law.

(h) Reimbursement Provision Permitted. -- The policy may 6 7 provide that the insured, or any other person covered by the 8 policy shall reimburse the insurance carrier for payment made 9 on account of any loss or damage claim or suit involving a 10 breach of the terms, provisions, or conditions of the policy; and further, if the policy shall provide for limits in excess 11 12 of the limits specified in this Act, the insurance carrier may plead against any plaintiff, with respect to the amount of 13 such excess limits of liability, any defense which it may be 14 15 entitled to plead against the insured.

(i) Proration of Insurance Permitted. --The policy may
 provide for the pro-rating of the insurance thereunder with
 other applicable valid and collectible insurance.

(j) Binders. --Any binder pending the issuance of any policy, which binder contains or by reference includes the provisions hereunder shall be sufficient proof of ability to respond in damages.

(k) Copy of Policy to Be Filed with Department of Insurance--Approval. --A copy of the form of every motor vehicle liability policy which is to be used to meet the requirements of this Act must be filed, by the company

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offering such policy, with the Department of Insurance, which 1 2 shall approve or disapprove the policy within 30 days of its 3 filing. If the Department approves the policy in writing within such 30 day period or fails to take action for 30 days, 4 5 the form of policy shall be deemed approved as filed. If within the 30 days the Department disapproves the form of policy 6 filed upon the ground that it does not comply with the 7 8 requirements of this Act, the Department shall give written 9 notice of its decision and its reasons therefor to the carrier 10 and the policy shall not be accepted as proof of financial 11 responsibility under this Act.

12 (1) Insurance Carrier Required to File Certificate. --An 13 insurance carrier who has issued a motor vehicle liability policy or policies or an operator's policy meeting 14 the requirements of this Act shall, upon the request of the 15 16 insured therein, deliver to the insured for filing, or at the 17 request of the insured, shall file direct, with the Secretary of State a certificate, as required by this Act, which shows 18 that such policy or policies have been issued. No insurance 19 20 carrier may require the payment of any extra fee or surcharge, 21 in addition to the insurance premium, for the execution, 22 delivery or filing of such certificate.

(m) Proof When Made By Endorsement. --Any motor vehicle liability policy which by endorsement contains the provisions required hereunder shall be sufficient proof of ability to respond in damages.

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1 (Source: P.A. 102-982, eff. 7-1-23.)

2 Section 99. Effective date. This Act takes effect upon
3 becoming law.