

95TH GENERAL ASSEMBLY

State of Illinois

2007 and 2008

SB2192

Introduced 2/14/2008, by Sen. Terry Link

SYNOPSIS AS INTRODUCED:

625 ILCS 5/6-305.2

Amends the Illinois Vehicle Code. Raises the actual and reasonable cost limits for loss due to the theft of a rental motor vehicle to up to \$2,008 (instead of up to \$2,000).

LRB095 18238 LCT 44322 b

SB2192

1

AN ACT concerning transportation.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Illinois Vehicle Code is amended by changing
Section 6-305.2 as follows:

6 (625 ILCS 5/6-305.2)

7 Sec. 6-305.2. Limited liability for damage.

8 (a) Damage to private passenger vehicle. A person who rents 9 a motor vehicle to another may hold the renter liable to the 10 extent permitted under subsections (b) through (d) for physical 11 or mechanical damage to the rented motor vehicle that occurs 12 during the time the motor vehicle is under the rental 13 agreement.

(b) Limits on liability. The total liability of a renter under subsection (a) for damage to a motor vehicle may not exceed all of the following:

17

(1) The lesser of:

(A) Actual and reasonable costs that the person who
rents a motor vehicle to another incurred to repair the
motor vehicle or that the rental company would have
incurred if the motor vehicle had been repaired, which
shall reflect any discounts, price reductions, or
adjustments available to the rental company; or

1 (B) The fair market value of that motor vehicle 2 immediately before the damage occurred, as determined 3 in the customary market for the retail sale of that 4 motor vehicle; and

5 (2) Actual and reasonable costs incurred by the loss 6 due to theft of the rental motor vehicle up to \$2,008 7 \$2,000; provided, however, that if it is established that the renter or an authorized driver failed to exercise 8 9 ordinary care while in possession of the vehicle or that 10 the renter or an authorized driver committed or aided and 11 abetted the commission of the theft, then the damages shall 12 be the actual and reasonable costs of the rental vehicle up to its fair market value, as determined by the customary 13 market for the sale of that vehicle. 14

15 For purposes of this subsection (b), for the period prior 16 to June 1, 1998, the maximum amount that may be recovered from an authorized driver shall not exceed \$6,000; for the period 17 beginning June 1, 1998 through May 31, 1999, the maximum 18 recovery shall not exceed \$7,500; and for the period beginning 19 20 June 1, 1999 through May 31, 2000, the maximum recovery shall not exceed \$9,000. Beginning June 1, 2000, and annually each 21 22 June 1 thereafter, the maximum amount that may be recovered 23 from an authorized driver shall be increased by \$500 above the 24 maximum recovery allowed immediately prior to June 1 of that 25 year.

26

(c) Multiple recoveries prohibited. Any person who rents a

1 2 SB2192

motor vehicle to another may not hold the renter liable for any amounts that the rental company recovers from any other party.

3 (d) Repair estimates. A person who rents a motor vehicle to another may not collect or attempt to collect the amount 4 5 described in subsection (b) unless the rental company obtains an estimate from a repair company or an appraiser in the 6 7 business of providing such appraisals on the costs of repairing 8 the motor vehicle, makes a copy of the estimate available upon 9 request to the renter who may be liable under subsection (a), 10 or the insurer of the renter, and submits a copy of the 11 estimate with any claim to collect the amount described in 12 subsection (b).

(e) Duty to mitigate. A claim against a renter resulting from damage or loss to a rental vehicle must be reasonably and rationally related to the actual loss incurred. A rental company shall mitigate damages where possible and shall not assert or collect any claim for physical damage which exceeds the actual costs of the repair, including all discounts or price reductions.

(f) No rental company shall require a deposit or an advance charge against the credit card of a renter, in any form, for damages to a vehicle which is in the renter's possession, custody, or control. No rental company shall require any payment for damage to the rental vehicle, upon the renter's return of the vehicle in a damaged condition, until after the cost of the damage to the vehicle and liability therefor is - 4 - LRB095 18238 LCT 44322 b

agreed to between the rental company and renter or is
 determined pursuant to law.

If insurance coverage exists under the renter's 3 (q) personal insurance policy and the coverage is confirmed during 4 5 regular business hours, the renter may require that the rental 6 company must submit any claims to the renter's personal 7 insurance carrier as the renter's agent. The rental company 8 shall not make any written or oral representations that it will 9 not present claims or negotiate with the renter's insurance 10 carrier. For purposes of this Section, confirmation of coverage 11 includes telephone confirmation from insurance company 12 representatives during regular business hours. After 13 confirmation of coverage, the amount of claim shall be resolved between the insurance carrier and the rental company. 14

15 (Source: P.A. 90-113, eff. 7-14-97.)

SB2192