



General Assembly

Amendment

February Session, 2016

LCO No. 5887



Offered by:
SEN. MCLACHLAN, 24th Dist.

To: Subst. House Bill No. 5523 File No. 411 Cal. No. 577

(As Amended by House Amendment Schedule "A")

**"AN ACT CONCERNING INSURANCE REQUIREMENTS FOR
TRANSPORTATION NETWORK COMPANIES."**

1 Strike subsection (g) of section 1 and substitute the following in lieu
2 thereof:

3 "(g) Prior to initially permitting a transportation network company
4 driver to accept a rider request for a prearranged ride through the
5 transportation network company's digital network, a transportation
6 network company shall (1) require a transportation network company
7 driver to provide to the transportation network company, if such
8 driver's personal vehicle has a lien on it, express authorization from
9 the lienholder for such driver to use such personal vehicle to provide
10 prearranged rides and a statement from the lienholder that such use
11 does not violate the terms of the contract with the lienholder, and (2)
12 disclose, in writing, to such driver the following:

13 (A) The insurance coverage, including the types of coverage and the

14 limits for each type of coverage, that the transportation network
15 company provides during the period such driver is using his or her
16 personal vehicle while logged on to the transportation network
17 company's digital network and available to receive requests for
18 prearranged rides or engaged in the provision of a prearranged ride;

19 (B) A statement that such driver's automobile insurance policy
20 might not provide coverage while such driver is logged on to the
21 transportation network company's digital network and available to
22 receive requests for prearranged rides or engaged in the provision of a
23 prearranged ride; and

24 (C) A statement that if such driver's personal vehicle has a lien on it,
25 the use of such vehicle for such purposes without physical damage
26 coverage may violate the terms of the contract with the lienholder."