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Transportation Network Companies

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I. INTRODUCTION

"It is to be regretted that the rich and powerful too often bend the acts of government to the ir selfish purposes. Distinctions in society will always exist under e very just government. Equality of talents, of education, or of wealth cannot be produced by human institutions. In the full enjoyment of the gifts of Heaven and the fruits of superior industry, economy, and virtue, every man is equally entitled to protection by law; but when the laws undertake to add to these natural and just advantages artificial distinctions, to grant titles, gratuities, and exclusive privileges, to make the rich richer and the potent more powerful, the humble members of society the farmers, mechanics, and laborers—who have neither the time nor the means of securing like favors to themselves, have a right to complain of the injustice of their Government."

- And re w Jackson, 7th U.S. Pre sident

II. TEXAS INSURANCE CODE CHAPTER 1954

The 2015 Legislature wro to TNC's into the TEXAS INSURANCE CODE, providing rideshare companies and rideshare drivers with their very own set of special insurance laws.

A. De finitions

When it comes to automobile insurance, the following terms have been defined in Tex. INS. CODE \S 1954.001:

- Digital network
- Personal vehicle
- Preamanged ride
- Transportation network company
- Transportation network company driver
- Transportation network company rider

B. Responsibility to Maintain Insurance Coverage

All TNC drivers are required to maintain primary automobile insurance that allows a TNC driver to use a personal vehicle to transport TNC riders for compensation and cover the driver while:

- 1. The driver is logged on to the TNC's digital network; or
- 2. The driver is engaged in a preamanged ride.

The burden o f ma inta ining appropriate insurance coverage does not automatically rest on the TNC itself as one might expect. A TNC may maintain required coverage on behalf of its drivers, but it does not have to do so. Tex. INS. CODE § 1954.051(a) ("A transportation network company driver or transportation network company on the driver's behalf shall maintain primary automobile insurance as required by this subchapter."). Drivers have a legal obligation to carry appropriate insurance. Id.

That said, other provisions of the new statute operate in such a way that encourages TNCs to acquire appropriate insurance coverage. Those provisions are discussed in greater detail below.

C. Required Disclosures

Texas expects rideshare companies to be up front with their drivers about insurance coverage. Before a driver accesses the digital network, the TNC must disc lose the following in writing:

- (1) the insurance policy, including the types of coverage and the limits for the policy, that the company provides while a driver uses a personal vehicle in connection with the company's digital network; and
- (2) that the driver's personal automobile insurance policy may not provide coverage, depending on the policy's terms, while the driver is logged on to the company's digital network and is available to receive transportation requests or is engaged in a preamaged ride.

Tex. Ins. Code § 1954.101.

Ask every TNC driver client for this information as soon as possible in the representation.

<u>Send discovery requests for this information in every TNC case.</u>

D. Minimum Coverage Required Between Prearranged Rides

All Texas drivers are required to carry at least \$30,000/\$60,000 in liability

coverage. The insurance code increases the minimum amount of liability coverage for TNC drivers between preamaged rides.

If TNC driver is loggedon to the TNC's digital network and is available to receive ride requests but not engaged in preamanged ride, minimum liability limits increase to \$50,000 perperson, \$100,000 per incident. Tex. INS. CODE § 1954.052. Coverage for UM/UIM and PIP are also required unless there is a written rejection.

Unfortunately, TNC drivers between preamanged rides don't carry signs around advertising their status. In the event of a wreck, Chapter 1954 requires:

- ... a driver shall provide the proof of insurance to a directly interested person, a uto mobile insure r, and inve stig a ting o ffic e r peace o n request under Se c tio n 601.053. Transportation Code. On request, a driver shall also disc lose to a directly inte re ste d person, a uto mobile insurer, inve stig a ting peace whether at the time of the accident. the driver was:
- (1) logged on to the company's digital network; or
- (2) engaged in a preamanged ride.

TEX. INS. CODE § 1954.056. In a perfect world, that would solve the problem. This is not a perfect world.

Do not settle a single carwreck case without confirming whether a TNC driver between rides was involved. Getting this information should be easy. Start by a sking the insurance adjuster. Insurers have an





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