6930--A

IN SENATE

February 25, 2010

- Introduced by Sen. C. JOHNSON -- read twice and ordered printed, and when printed to be committed to the Committee on Consumer Protection -- reported favorably from said committee and committed to the Committee on Codes -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the general business law, in relation to file-sharing applications

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. The general business law is amended by adding a new section 349-d to read as follows:

3 S 349-D. FILE-SHARING APPLICATIONS. 1. FOR THE PURPOSE OF THIS SECTION 4 "COVERED FILE-SHARING PROGRAM" MEANS A COMPUTER PROGRAM, APPLICATION, OR 5 SOFTWARE THAT ENABLES THE COMPUTER ON WHICH SUCH PROGRAM, APPLICATION, 6 SOFTWARE IS INSTALLED TO DESIGNATE FILES AS AVAILABLE FOR SEARCHING OR 7 BY AND COPYING TO ONE OR MORE OTHER COMPUTERS, TO TRANSMIT SUCH DESIG-8 NATED FILES DIRECTLY TO ONE OR MORE OTHER COMPUTERS, AND TO REQUEST THE TRANSMISSION OF SUCH DESIGNATED FILES DIRECTLY FROM ONE OR MORE OTHER 9 COMPUTERS. COVERED FILE-SHARING PROGRAM DOES NOT MEAN A PROGRAM, APPLI-10 CATION, OR SOFTWARE DESIGNED PRIMARILY TO OPERATE AS A SERVER 11 THAT IS THE INTERNET USING THE INTERNET DOMAIN NAME SYSTEM, TO 12 ACCESSIBLE OVER TRANSMIT OR RECEIVE EMAIL MESSAGES, INSTANT MESSAGING, REAL-TIME 13 AUDIO 14 VIDEO COMMUNICATIONS, OR REAL-TIME VOICE COMMUNICATIONS, OR TO OR PROVIDE NETWORK OR COMPUTER SECURITY, NETWORK MANAGEMENT, 15 HOSTING AND 16 BACKUP SERVICES, MAINTENANCE, DIAGNOSTICS, TECHNICAL SUPPORT OR REPAIR, 17 OR TO DETECT OR PREVENT FRAUDULENT ACTIVITIES.

18 2. A PERSON OR ENTITY THAT IS NOT AN OWNER OR AUTHORIZED USER OF A 19 COMPUTER MAY NOT:

20 INSTALL, TO INSTALL, OR MAKE AVAILABLE FOR INSTALLATION, (A) OFFER 21 REINSTALLATION OR UPDATE A COVERED FILE-SHARING PROGRAM ONTO THE COMPUT-22 ER WITHOUT FIRST PROVIDING CLEAR AND CONSPICUOUS NOTICE TO THE OWNER OR 23 AUTHORIZED USER OF THE COMPUTER THAT THE FILES ON THAT COMPUTER WILL BE 24 MADE AVAILABLE TO THE PUBLIC, OBTAINING CONSENT OF THE OWNER OR AUTHOR-IZED USER TO INSTALL THE PROGRAM, AND REQUIRING AFFIRMATIVE STEPS BY THE 25

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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OWNER OR AUTHORIZED USER TO ACTIVATE ANY FEATURE ON THE PROGRAM THAT 1 WILL MAKE FILES ON THAT COMPUTER AVAILABLE TO THE PUBLIC; OR 2 3 (B) CAUSE DIRECTLY OR INDIRECTLY FILES TO BE STORED ON THE COMPUTER, 4 INCLUDING FILES THAT CONTAIN MATERIAL THE CONSUMER DOES NOT HAVE AUTHOR-5 ITY TO DISTRIBUTE, TO BE SEARCHED AND COPIED BY THIRD PARTIES UNKNOWN TO 6 THE CONSUMER AND WITHOUT THE CONSUMER AFFIRMATIVELY SELECTING THE 7 PARTICULAR FILES TO BE MADE AVAILABLE; OR (C) PREVENT REASONABLE EFFORTS TO DISABLE OR REMOVE, OR TO BLOCK THE 8 9 INSTALLATION OR EXECUTION OF, A COVERED FILE-SHARING PROGRAM ON THE 10 COMPUTER. PROVISIONS OF SUBDIVISION TWO OF THIS SECTION SHALL NOT APPLY 11 3. THETO A COMPUTER PROGRAM DESIGNED PRIMARILY TO DO ANY OF THE FOLLOWING: 12 (A) OPERATE AS A SERVER THAT IS ACCESSIBLE OVER THE INTERNET USING THE 13 14 INTERNET DOMAIN NAME SYSTEM; 15 (B) TRANSMIT OR RECEIVE EMAIL MESSAGES OR REAL-TIME VOICE COMMUNI-16 CATIONS; 17 (C) TRANSMIT OR RECEIVE INFORMATION BASED ON A SEARCH OF THE INTERNET; 18 OR 19 (D) FACILITATE THE TECHNICAL FUNCTIONING OR MAINTENANCE OF ASSOCIATED 20 SOFTWARE, SUCH AS DATA CACHING, SECURITY UPDATES, UPDATING THE PROGRAM, 21 OR DIAGNOSTICS. 4. NOTHING IN THIS SECTION SHALL IN ANY WAY LIMIT THE RIGHTS OR REME-22 23 DIES THAT ARE OTHERWISE AVAILABLE TO A CONSUMER OR PURCHASER UNDER ANY 24 OTHER LAW. 25 5. THE ATTORNEY GENERAL MAY BRING A CIVIL ACTION AGAINST ANY SELLER OR 26 RESELLER WHO VIOLATES ANY PROVISION OF THIS SECTION TO ENFORCE THE 27 PROVISIONS OF THIS SECTION AND MAY RECOVER ANY OR ALL OF THE FOLLOWING: 28 (A) UP TO ONE HUNDRED THOUSAND DOLLARS FOR A KNOWING PATTERN OR PRAC-29 TICE OF SUCH VIOLATIONS; (B) COSTS AND REASONABLE ATTORNEY'S FEES; AND 30 (C) WHENEVER THE ATTORNEY GENERAL BELIEVES FROM EVIDENCE SATISFACTORY 31 32 TO HIM OR HER THAT A KNOWING VIOLATION OF THIS SECTION OR A PATTERN OR 33 PRACTICE OF VIOLATING THIS SECTION HAS OCCURRED OR IS ABOUT TO OCCUR, AN 34 ORDER TO ENJOIN SUCH VIOLATION. 6. NOTHING IN THIS SECTION IS INTENDED TO EXTEND, LIMIT OR CONFLICT 35 WITH THE NOTICE AND RELATED OBLIGATIONS OF PROVIDERS SUBJECT TO 47 36 37 C.F.R. PART 9 OR ANY SUCCESSOR REGULATION OR LAW. 38 S 2. This act shall take effect immediately.