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2017-2018 Regular Sessions

IN ASSEMBLY

June 2, 2017

Introduced by M. of A. MORELLE, LUPARDO, BRAUNSTEIN, SKOUFIS, GALEF, THIELE, GOTTFRIED, GLICK, WEPRIN, GUNTHER -- Multi-Sponsored by -- M. of A. ENGLEBRIGHT, JEAN-PIERRE, LENTOL, McDONOUGH, MONTESANO, SIMON, SKARTADOS -- read once and referred to the Committee on Consumer Affairs and Protection -- recommitted to the Committee on Consumer Affairs and Protection in accordance with Assembly Rule 3, sec. 2 -committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the general business law, in relation to the sale of digital electronic equipment diagnostic and repair information

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Short title. This act shall be known and may be cited as 2 the "fair repair act". 3 § 2. The general business law is amended by adding a new section 399-4 nn to read as follows: § 399-nn. Sale of digital electronic equipment diagnostic and repair 5 information. 1. Definitions. For the purposes of this section, the 6 7 following terms shall have the following meanings: 8 (a) "Original equipment manufacturer" or "OEM" means any person or 9 business who, in the ordinary course of its business, is engaged in the 10 business of selling or leasing new digital electronic equipment or parts 11 of equipment to any person or business and is engaged in the diagnosis, service, maintenance or repair of digital electronic equipment or parts 12 13 of such equipment. 14 (b) "Authorized repair provider" means (i) a person or business that 15 has an arrangement with an OEM for a definite or indefinite period in 16 which the OEM grants to a person or business license to use a trade name, service mark or related characteristic for the purposes of offer-17 18 ing repair services under the name of the OEM, or (ii) a person or busi-

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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2	product or products.
3	(c) "Independent repair provider" means a person or business operating
4	in the state of New York that is not affiliated with an OEM or an OEM's
5	authorized repair provider, which is engaged in the diagnosis, service,
б	maintenance or repair of equipment; provided, however, that, for the
7	purposes of this section, an OEM shall be considered an independent
8	repair provider for the purposes of those instances when such OEM
9	engages in the diagnosis, service, maintenance or repair of digital
10	equipment that is not affiliated with the OEM.
11	(d) "Owner" means a person or business who owns or leases a digital
12	electronic product purchased or used in the state of New York.
13	(e) "Documentation" means any manuals, diagrams, reporting output, or
14	service code descriptions provided to the authorized repair provider for
15	the purposes of effecting repair.
16	(f) "Digital electronic equipment" or "equipment" means a part or
17	equipment originally manufactured for distribution and sale in the
18	United States.
19 20	(g) "Embedded software" means any programmable instructions provided
20 21	on firmware delivered with the equipment or part for the purposes of equipment operation, including all relevant patches and fixes made by
22	the manufacturer for this purpose, including, but not limited to syno-
22	nyms "basic internal operating system", "internal operating system",
24	"machine code", "assembly code", "root code", and "microcode".
25	(h) "Remote diagnostics" means any remote data transfer function
26	between equipment and the provider of repair services including for
27	purposes of remote diagnostics, setting controls, or location identifi-
28	cation.
29	(i) "Service parts" or "parts" means any replacement parts, either new
30	or used, made available by the OEM to the authorized repair provider for
31	the purposes of effecting repair.
32	(j) "Fair and reasonable terms" means an equitable price in light of
33	relevant factors, including, but not limited to, the following:
34	(i) the net cost to the authorized repair provider for similar infor-
35	mation obtained from an OEM, less any discounts, rebates, or other
36	incentive programs;
37	(ii) the cost to the OEM for preparing and distributing the informa-
38	tion, excluding any research and development costs incurred in designing
39	and implementing, upgrading or altering the product, but including amor-
40	tized capital costs for the preparation and distribution of the informa-
41	tion;
42	(iii) the price charged by other OEMs for similar information;
43	(iv) the price charged by OEMs for similar information prior to the
44	launch of OEM web sites;
45	(v) the ability of aftermarket technicians or shops to afford the
46	information;
47 48	(vi) the means by which the information is distributed; (vii) the extent to which the information is used, which includes the
40 49	number of users, and frequency, duration, and volume of use; and
50	(viii) inflation.
50 51	(k) "Motor vehicle" means any vehicle that is designed for transport-
52	ing persons or property on a street or highway and that is certified by
53	the manufacturer under all applicable federal safety and emissions stan-
54	dards and requirements for distribution and sale in the United States,
55	but excluding (i) a motorcycle; or (ii) a recreational vehicle or an

56 auto home equipped for habitation.

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1	(1) "Motor vehicle manufacturer" means any person or business engaged
2	in the business of manufacturing or assembling new motor vehicles.
3	(m) "Motor vehicle dealer" means any person or business who, in the
4	ordinary course of its business, is engaged in the business of selling
5	or leasing new motor vehicles to a person or business pursuant to a
б	franchise agreement and who has obtained a license, as required under
7	applicable law, and is engaged in the diagnosis, service, maintenance or
8	repair of motor vehicles or motor vehicle engines pursuant to said fran-
9	chise agreement.
10	(n) "Manufacturer of motor vehicle equipment" means a person or busi-
11	ness engaged in the business of manufacturing or supplying components
12	that are used in the manufacture, servicing or repair of a motor vehi-
13	cle.
14	(o) "Medical device" means an instrument, apparatus, implement,
15	machine, contrivance, implant, or other similar or related article,
16	including a component part, or accessory, as defined in the federal
17	Food, Drug and Cosmetic Act, 21 USC, Section 321 (h) as amended from
18	time to time, which is intended for use in the diagnosis of disease or
19	other conditions, or in the cure, mitigation, treatment, or prevention
20	of disease, in man or other animals.
21	(p) "Aftermarket" means any entity that provides service parts, acces-
22	sories, second-hand equipment, tools, or diagnostic support for the care
23	or enhancement of original equipment.
24 25	2. For equipment and parts sold or used in this state in or after
25	calendar year two thousand twelve, the OEMs of such equipment and parts
26	shall make available to independent repair providers or owners of
27	products manufactured by such OEM in a timely manner:
28	(a) (1) documentation, diagnostic and repair information, including
29	repair technical updates, schematic diagrams, updates, corrections to
30	embedded software and safety and security patches at no cost or for the
31	same cost and in the same format such OEM makes such information and
32	material available to its authorized repair provider; and
33	(2) make available for purchase by the equipment owner, his or her
34	authorized agent or independent repair provider, parts, inclusive of any
35	updates to the embedded software of the parts, upon fair and reasonable
36	terms. Nothing in this subdivision shall require the OEM to sell parts
37	if the parts are no longer available to the OEM or the authorized repair
38	provider of the OEM.
39	(b) Any OEM that sells any diagnostic, service, or repair information
40	shall not require an authorized repair provider to purchase documenta-
41	tion, diagnostic, service, or repair information in proprietary format
42	if such information is sold or provided to any independent repair
43	provider or to any owner in a format that is standardized with other
44	OEMs, on terms and conditions more favorable than the terms and condi-
45	tions pursuant to which the authorized repair provider obtains the same
46	diagnostic, service or repair information, unless such proprietary
47	format includes documentation, diagnostic, service, or repair operations
48	information or functionality that is not available in such standardized
49	format.
50	(c) Each OEM of equipment sold or used in the state of New York shall
51	make available for purchase by owners and independent repair facilities
52	all diagnostic repair tools incorporating the same diagnostic, repair
53	and remote communications capabilities that such OEM makes available to
54	its own repair or engineering staff or any authorized repair provider.
55	Each OEM shall offer such tools for sale to owners and to independent
56	repair facilities upon fair and reasonable terms.
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1	Each OEM that provides diagnostic repair information to aftermarket
2	tool, diagnostics, or third party service information publications and
3	systems shall have fully satisfied its obligations under this section
4	and thereafter not be responsible for the content and functionality of
5	aftermarket diagnostic tools or service information systems.
6	(d) OEM equipment or parts sold or used in the state of New York for
7	the purpose of providing security-related functions may not exclude
8	diagnostic, service and repair information necessary to reset a securi-
9	ty-related electronic function from information provided to owners and
10	independent repair facilities unless the information necessary to reset
11	an immobilizer system or security-related electronic module shall be
12	made available to owners and independent repair facilities through the
13	appropriate secure data release systems.
14	3. Nothing in this section shall be construed to require an OEM to
15	divulge a trade secret.
16	4. Notwithstanding any law, rule or regulation to the contrary, no
17	provision in this section shall be read, interpreted or construed to
18	abrogate, interfere with, contradict or alter the terms of any agreement
19	executed and in force between an authorized repair provider and an OEM
20	including, but not limited to, the performance or provision of warranty
21	or recall repair work by an authorized repair provider on behalf of an
22	OEM pursuant to such authorized repair agreement; provided, however,
23	that any provision in such an authorized repair agreement that purports
24	to waive, avoid, restrict or limit an OEM's compliance with this section
25	shall be void and unenforceable if such authorized repair agreement is
26	executed or extended on or after the effective date of this section.
27	5. Nothing in this section shall be construed to require OEMs or
28	authorized repair providers to provide an owner or independent repair
29	provider access to non-diagnostic and repair information provided by an
30	OEM to an authorized repair provider pursuant to the terms of an author-
31	izing agreement.
32	6. Nothing in this section shall apply to motor vehicle manufacturers,
33	any product or service of a motor vehicle manufacturer, manufacturer of
34	motor vehicle equipment, or motor vehicle dealers as defined in this
35	section.
36	7. Nothing in this section shall require a manufacturer of a medical
37	device as defined in this section to implement any provision of this
38	section that is not permitted under the federal Food, Drug and Cosmetic
39	Act or any other federal law, rule or regulation that supersedes this
40	section.
41	8. Any independent repair provider that purchases or acquires embedded
42	software or service parts shall, prior to performing any services on
43	digital electronic equipment, notify the owner of such equipment in
44	writing that:
45	(a) consumers should review the terms and conditions of the warranty
46	for such digital electronic equipment as repairs not performed by an
47	authorized repair provider could affect the terms and conditions of the
48	warranty;
49	(b) warrantors cannot require that only branded parts be used with the
50	product in order to retain the warranty;
51	(c) warrantors shall demonstrate that a defect or damage was caused by
52	independent repair to affect the warranty;
53	(d) warranties are governed by the federal Magnuson-Moss Warranty Act;
54 54	and
55	(e) such independent repair provider is not an authorized repair
56	provider for such digital electronic equipment.
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1	9. (a) Whenever the attorney general shall believe from evidence
2	satisfactory to him or her that any person, firm, corporation or associ-
3	ation or agent or employee thereof has engaged in or is about to engage
4	in any of the acts or practices in violation of this section he or she
5	may bring a proceeding in the name and on behalf of the people of the
б	state of New York to enjoin such unlawful acts or practices and to
7	obtain restitution of any moneys or property obtained directly or indi-
8	rectly by any such acts or practices in violation of this section. In
9	such proceeding preliminary relief may be granted under article sixty-
10	three of the civil practice law and rules.
11	(b) Except as provided herein, before any violation of this section is
12	sought to be enjoined, the attorney general shall give the person
13	against whom such proceeding is contemplated notice and an opportunity
14	to show in writing, within five business days after the delivery of such
15	notice, why a proceeding should not be instituted against such person.
16	Such notice by the attorney general shall be delivered by certified mail
17	and by first-class mail with proof of mailing. In a proceeding in which
18	the attorney general seeks preliminary relief, such notice shall not be
19	required upon a finding by the attorney general that such notice is not
20	in the public interest.
21	(c) In connection with any proposed proceeding under this section, the
22	attorney general is authorized to take proof and make a determination of
23	the relevant facts, and to issue subpoenas in accordance with the civil
24	practice law and rules.
25	(d) This subdivision shall apply to all acts or practices declared to
26	be in violation of this section, whether or not subject to any other law
27	of this state, and shall not supersede, amend or repeal any other law of
28	this state under which the attorney general is authorized to take any
29	action or conduct any inquiry.
30	(e) Any person, firm, corporation or association or agent or employee
31	thereof who engages in any of the acts or practices to be in violation
32	of this section shall be liable to a civil penalty of not more than five
33	hundred dollars for each violation, which shall accrue to the state of
34	New York and may be recovered in a civil action brought by the attorney
35	general.
36	(f) Except in the instance of a dispute arising between an original
37	equipment manufacturer and its authorized repair provider related to
38	either party's compliance with an existing authorized repair agreement,
39	an authorized repair provider shall have all the rights and remedies
40	provided in this section.

41 § 3. This act shall take effect on the sixtieth day after it shall 42 have become a law.

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