STATE OF NEW YORK

236

2019-2020 Regular Sessions

IN ASSEMBLY

(Prefiled)

January 9, 2019

Introduced by M. of A. STIRPE -- read once and referred to the Committee on Transportation

AN ACT to amend the vehicle and traffic law, in relation to airbag safety; and to repeal paragraph (e) of subdivision 6 of section 398-d of such law relating to the replacement of inflatable restraint systems

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

Section 1. Legislative intent. The legislature finds that airbag system fraud is a public safety concern for both consumers and the auto insurance industry and that efforts to address this serious risk to consumers have been piecemeal, rather than coordinate, and that comprehensive coordinated legislation is necessary to protect consumers and insure the integrity of vehicle restraint systems.

§ 2. Paragraph (e) of subdivision 6 of section 398-d of the vehicle and traffic law is REPEALED.

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- § 3. Section 415-c of the vehicle and traffic law, as added by chapter 10 161 of the laws of 1996, subdivision 2 as amended by chapter 78 of the 11 laws of 1998, and subdivisions 1 and 2 as further amended by section 104 12 of part A of chapter 62 of the laws of 2011, is amended to read as 13 follows:
- § 415-c. [Sale] Tracking of salvaged inflatable restraint systems[7 restrictions. 1]. On and after January first, nineteen hundred ninety-seven, prior to offering any salvaged inflatable restraint system for sale, such salvaged inflatable restraint system part [indentification] identification number and the vehicle identification number of the vehicle from which the salvaged inflatable restraint system was taken, shall be referred to a nationally recognized theft index bureau approved by the commissioner, in consultation with the superintendent of financial services, for the purposes of determining prior to sale that neither the salvaged inflatable restraint system nor the motor vehicle [were] was

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

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stolen, as determined at the time of inquiry. The sales invoice shall state the date and the result of the inquiry to such theft index bureau.

- [2. On and after March first, nineteen hundred ninety-nine, prior to offering any salvaged inflatable restraint system for sale such salvaged inflatable restraint system shall be certified according to standards established by a nationally recognized testing, engineering and research body approved by the commissioner in consultation with the superintendent of financial services.]
- § 4. The vehicle and traffic law is amended by adding a new section 415-d to read as follows:
- § 415-d. Sale and installation of recycled inflatable restraint systems; restrictions. 1. For purposes of this section the following terms shall have the following meanings:
 - (a) The term "airbag" shall mean any component of an inflatable restraint system that is designed in accordance with federal safety regulations for the make, model and year of the vehicle to be installed, operate and activate in a motor vehicle as specified by the vehicle manufacturer, in the event of a crash. Airbag components include, but are not limited to sensors, controllers, wiring and the airbag itself.
- (b) The term "light manipulating system" means anything that would mask or cause the inaccurate indication of the airbag system status, condition, or operability.
- (c) "Person" shall mean any natural person, corporation, partnership, limited liability company, unincorporated association or other entity.
- (d) "Recycled airbag" shall mean an original equipment manufacturer's non-deployed airbag that has been removed from a vehicle for use in another vehicle.
- 2. (a) No person shall: (i) install or reinstall, as part of a vehicle inflatable occupant restraint system, any object other than an airbag; (ii) sell or offer for sale any device with the intent that such device will replace an airbag in any motor vehicle if such person knows or reasonably should know that such device does not meet federal safety requirements; (iii) sell or offer for sale any device that when installed in any motor vehicle gives the impression that a viable airbag is installed in the vehicle, including any light manipulating system; or (iv) intentionally misrepresent the presence of an airbag when one does not exist.
- (b) Any person found to have violated the provisions of this subdivision shall be guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine of up to two thousand five hundred dollars per violation and/or by imprisonment for up to one hundred eighty days.
- (c) Any person who violates the provisions of this subdivision whose violation results in serious bodily injury or death shall be guilty of a class D felony.
- 3. (a) Any person engaged in the business of purchasing, selling, or installing recycled airbags shall maintain a manual or electronic record of the purchase, sale or installation, which must include the identification number of the airbag; the vehicle identification number of the vehicle from which the recycled airbag was removed; and, in the event that the recycled airbag is installed, the vehicle identification number of the vehicle into which the airbag is installed.
- (b) No new or recycled airbag shall be sold or installed which is or has been subject to a specific manufacturer's or appropriate authority's notice of recall.
- 55 <u>(c) (i) In the case of a new replacement airbag, any person engaged in</u> 56 <u>installing any airbag shall maintain the name and tax identification</u>

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number of the supplier of the airbag and record the vehicle identification number of the vehicle into which the airbag is installed, as well as the identification number of the airbag being installed.

- (ii) The airbag identification number of the previously deployed airbag being replaced shall be recorded.
- (iii) Upon any request of a law enforcement officer of this state or other authorized representative of the agency charged with administration of this section, the installer shall produce such records and permit said agent or police officer to examine them.
- (d) Any person who sells a recycled airbag shall be a registered vehicle dismantler, pursuant to section four hundred fifteen-a of this article, and must disclose to the purchaser or vehicle owner that the airbag is recycled and has been inspected in accordance with recognized automotive recycling standards.
- (e) The person who installs a new or recycled airbag must be a motor vehicle repair shop registered pursuant to article twelve-A of this chapter and shall submit an affidavit to the vehicle owner or their representative stating that the replacement airbag has been properly installed. Recycled airbags shall be installed in accordance with recognized automotive recycling standards.
- (f) All records required under this section must be maintained for a minimum of five years following the transaction and may be inspected during normal business hours by any police officer, peace officer or representative of the commissioner.
- (g) Upon request, information within a portion of such record pertaining to a specific transaction must be provided to the insurer and the vehicle owner.
- (h) Persons engaged in the business of selling recycled airbags shall comply with all applicable terms of a protocol established by a national certifying entity. Such protocol shall be approved by the commissioner which shall include: (i) identification of the supplier of the unit; (ii) identification of the recipient vehicle, including vehicle identification number, year, make and model; (iii) identification of the airbag module cover color and color code if available; (iv) identification of the donor vehicle, including vehicle identification number, year, make and model; (v) supplier's internal stock number or locator number; (vi) indication of source of interchange information, interchange manual/part number or original equipment manufacturer information; (vii) a supplier certificate indicating that all the requirements of the inspection protocol have been successfully achieved and identifying the person who completed the inspection; (viii) a document containing the vehicle description including the year, make and model for which the airbag system component is required when being sold to the end-user; and (ix) all other applicable requirements set forth in such protocol.
- 45 <u>(i) Recycled airbags conforming to such standards shall be accompanied</u>
 46 <u>by a certificate of conformance which shall be retained by the instal-</u>
 47 <u>ler.</u>
 - (j) Any person who fails to maintain complete and accurate records, to prepare complete and accurate documents, to provide information from such record upon request of the department or any other regulatory body, or to properly disclose that an airbag is recycled, as required by this subdivision shall be quilty of a misdemeanor.
- 4. (a) No person shall knowingly possess, sell, or install a stolen airbag; an airbag from which the manufacturer's part number labeling and/or vehicle identification number has been removed, altered or defaced; or an airbag taken from a stolen motor vehicle.

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- 1 (b) Any person who violates this subdivision shall be quilty of a 2 class D felony.
 - 5. Any vehicle accident report that is filed by the appropriate law enforcement agency shall clearly contain a notation as to whether the automobile's airbag or inflatable restraint system had been deployed in the accident.
 - 6. (a) Any person selling or trading a motor vehicle who has actual knowledge that the motor vehicle's airbag is inoperable shall notify the buyer or the person acquiring the trade, in writing, that the airbag is inoperable.
- 11 (b) A person who knowingly violates the provisions of this subdivision 12 shall be quilty of a class A misdemeanor.
- 7. The provisions of this section shall not apply to the sale or trade 14 of a motor vehicle: (a) visibly containing a deployed airbag; (b) sold 15 by an insurance company that acquired the vehicle in connection with a 16 claim settlement; or (c) the sale of which is handled by a company, the 17 primary business of which is the sale of vehicles from insurance companies and which makes no sales to end users.
- 8. In addition to any requirement set forth in this section, any 20 person who removes, stores, transports or installs a recycled airbag, shall do so in accordance with the applicable terms of a protocol established by a national certifying entity. Such protocol shall be approved by the commissioner in consultation with the superintendent of financial 23 services.
 - § 5. If any clause, sentence, paragraph, section or part of this act shall be adjudged by any court of competent jurisdiction to be invalid and after all further judicial review, the judgment shall not affect, impair or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, section or part of this act directly involved in the controversy in which the judgment shall have been rendered.
- 32 § 6. This act shall take effect on the one hundred eightieth day after 33 it shall have become a law; provided, however, that any rule or regu-34 lation necessary for its implementation may be immediately promulgated 35 by the commissioner of motor vehicles.