SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 64

| DATE | D-PG | OFFICIAL STATUS |
|------------|------|---|
| 01/10/2019 | 56 | Introduction and first reading |
| | | Referred to Commerce and Consumer Protection Finance and Policy |
| 01/14/2019 | 84 | Author added Marty |
| 01/17/2019 | 119 | Chief author stricken, shown as co-author Osmek |
| | | Chief author added Marty |
| | | Author added Dibble |

| 1.1 | A bill for an act |
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| 1.2 1.3 1.4 | relating to commerce; establishing fair repair requirements for manufacturers of digital electronic products; proposing coding for new law in Minnesota Statutes, chapter 325E. |
| 1.5 | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: |
| 1.6 | Section 1. [325E.72] FAIR REPAIR REQUIREMENTS. |
| 1.7 | Subdivision 1. Definitions. (a) As used in this section, the terms in this subdivision have |
| 1.8 | the meanings given them. |
| 1.9 | (b) "Authorized repair provider" means an oral or written arrangement for a definite or |
| 1.10 | indefinite period in which a manufacturer or distributor transfers to a separate business |
| 1.11 | organization or individual license to use a trade name, service mark, or relative characteristic |
| 1.12 | for the purposes of offering repair services under the manufacturer's name. |
| 1.13 | (c) "Digital electronic product" means a part or machine containing a microprocessor |
| 1.14 | originally manufactured for distribution and sale in the United States. |
| 1.15 | (d) "Documentation" means manuals, diagrams, reporting output, or service code |
| 1.16 | descriptions provided to the authorized repair provider for repair purposes. |
| 1.17 | (e) "Embedded software" means programmable instructions provided on firmware |
| 1.18 | delivered with the digital electronic product for product operation purposes, including all |
| 1.19 | relevant patches and fixes made by the manufacturer for product operation. Embedded |
| 1.20 | software includes but is not limited to "basic internal operating system," "internal operating |
| 1.21 | system," "machine code," "assembly code," "root code," and "microcode." |

| | 01/04/19 | REVISOR | RSI/JC | 19-0522 | as introduced |
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| 2.1 | <u>(f)</u> "Fair a: | nd reasonable term | s" means an equ | itable price in light of re | levant factors, |
| 2.2 | including but | not limited to: | | | |
| 2.3 | (1) the net | cost to the author | zed repair provi | der for similar parts obta | ined from |
| 2.4 | manufacturer | s, less any discoun | ts, rebates, or oth | ner incentive programs; | |
| 2.5 | (2) the cos | st to the manufactu | rer for preparing | and distributing the par | ts or product, |
| 2.6 | excluding any | research and deve | elopment costs in | ncurred in designing and | implementing, |
| 2.7 | upgrading, or | altering the produc | et, but including | amortized capital costs f | or the preparation |
| 2.8 | and distribution | on of the parts; and | <u>1</u> | | |
| 2.9 | (3) the private (3) | ce charged by othe | r manufacturers | for similar parts or prod | ucts. |
| 2.10 | (g) "Indep | endent repair provi | der" means an inc | lividual or business opera | nting in Minnesota |
| 2.11 | that is not affi | iliated with a manu | facturer or a ma | nufacturer's authorized of | lealer of a digital |
| 2.12 | electronic pro | duct that is engage | ed in the diagnos | is, service, maintenance | or repair of a |
| 2.13 | digital electro | nic product. A mar | nufacturer's authors | orized dealer is considered | ed an independent |
| 2.14 | repair provide | er when the dealer | engages in the di | agnosis, service, mainter | nance, or repair of |
| 2.15 | a digital elect | ronic product that | is not affiliated w | vith the manufacturer. | |
| 2.16 | <u>(h)</u> "Manu | facturer" means ar | n individual or bu | usiness who, in the ordin | ary course of its |
| 2.17 | business, is er | ngaged in the busir | ness of selling or | leasing new digital elec | tronic products to |
| 2.18 | consumers or | other end users and | l is engaged in the | e diagnosis, service, main | ntenance, or repair |
| 2.19 | of the product | ts sold or leased. | | | |
| 2.20 | (i) "Owner | r" means an indivi | dual or business | who lawfully acquires a | digital electronic |
| 2.21 | product purch | nased or used in Mi | innesota. | | |
| 2.22 | (j) "Remo | te diagnostics" me | ans a remote dat | a transfer function betwe | een a digital |
| 2.23 | electronic pro | duct and a repair s | ervices provider | , including for remote di | agnostic, settings |
| 2.24 | control, or loc | cation identification | n purposes. | | |
| 2.25 | (k) "Servie | ce parts" means rej | olacement parts, | either new or used, mad | e available by the |
| 2.26 | manufacturer | to the authorized r | epair provider fo | or repair purposes. | |
| 2.27 | <u>(l)</u> "Trade | secret" means any | thing tangible, ir | ntangible, or electronical | ly stored or kept |
| 2.28 | that constitute | es, represents, evid | ences, or records | s intellectual property, in | cluding (1) secret |
| 2.29 | or confidentia | lly held designs, pr | ocesses, procedu | res, formulas, inventions | or improvements, |
| 2.30 | (2) secrets of | confidentially held | scientific, techn | ical, merchandising, prod | luction, financial, |
| 2.31 | business or m | anagement inform | ation, or (3) anyt | hing within the definition | n of United States |
| 2.32 | Code, title 18 | , section 1839, par | agraph (3). | | |
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| <u>Subd. 2.</u> | air repair require | ements. (a) A m | anufacturer of digital elec | tronic products |
| sold or used i | n the state must: | | | |
| <u>(1) make a</u> | available diagnostic | and repair infor | mation, including repair to | echnical updates, |
| liagnostic so | ftware, service acc | ess passwords, u | pdates and corrections to | firmware, and |
| elated docun | nentation, to indepe | endent repair fac | ilities or owners of produc | ets manufactured |
| y the manuf | acturer free of char | ge and in the same | me manner the manufactu | irer makes the |
| nformation a | vailable to its auth | orized repair pro | viders; and | |
| <u>(2) make a</u> | available service pa | arts, including u | odates to the firmware of | the parts, to the |
| product owne | er or the authorized | agent of the ow | ner for purchase on fair a | nd reasonable |
| erms. Nothin | ig in this clause rec | uires the manuf | acturer to sell service par | ts if the service |
| oarts are no lo | onger available to t | he manufacture | or the authorized repair | channel of the |
| nanufacturer | <u>.</u> | | | |
| (b) Manuf | facturers that sell d | iagnostic, servic | e, or repair information to | an independent |
| epair provide | er or a third-party p | provider in a form | nat that is standardized w | rith other |
| nanufacturer | s, and on terms and | l conditions mor | e favorable than the man | ner and the terms |
| and condition | s pursuant to which | n an authorized r | epair provider obtains the | same diagnostic, |
| service, or rej | pair information, an | re prohibited fro | m requiring an authorized | l repair provider |
| o purchase d | iagnostic, service, | or repair inform | ation in a proprietary form | nat, unless the |
| proprietary fo | ormat includes diag | nostic, service, r | epair, or dealership operat | ions information |
| or functionali | ty that is not availa | able in a standard | lized format. | |
| (c) Manuf | acturers of digital | electronic produ | cts sold or used in Minne | sota must make |
| vailable all c | liagnostic repair to | ols, incorporatin | g the same diagnostic rep | pair and remote |
| liagnostic cap | pabilities that the m | anufacturer mak | es available to its own repa | ir or engineering |
| staff or any a | uthorized repair pro | oviders, to owne | rs and independent repair | facilities for |
| ourchase on f | air and reasonable | terms. | | |
| (d) Manuf | facturers that provi | de repair inform | ation to aftermarket tool, | diagnostics, or |
| hird-party se | rvice information p | ublications and | systems have fully satisfie | d the obligations |
| under this sec | ction and are not re | sponsible for the | content and functionality | y of aftermarket |
| liagnostic too | ols or service inform | mation systems. | | |
| (e) Manuf | acturers of digital | electronic produ | cts sold or used in Minne | sota to provide |
| security-relate | ed functions are pr | ohibited from ex | cluding diagnostic, servi | ce, and repair |
| nformation n | ecessary to reset a | security-related | electronic function from | information |
| provided to o | wners and indepen | dent repair facil | ties. If necessary for secu | irity purposes, |
| nanufacturer | s may provide info | rmation necessa | ry to reset and unlock sys | tem or |
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| 4.1 | security-related electronic modules to owners and independent repair facilities through an |
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| 4.2 | appropriate secure data release system. |
| 4.3 | Subd. 3. No requirement to divulge trade secret. This section does not require the |
| 4.4 | manufacturer to divulge a trade secret. |
| 4.5 | Subd. 4. No abrogation of contract. Notwithstanding any law or rule to the contrary, |
| 4.6 | this section must not be read, interpreted, or construed to abrogate, interfere with, contradict, |
| 4.7 | or alter the terms of an agreement executed between an authorized repair provider and a |
| 4.8 | manufacturer, including but not limited to performing warranty or recall repair work by an |
| 4.9 | authorized repair provider on behalf of a manufacturer pursuant to the authorized repair |
| 4.10 | agreement. Except in the case of a dispute arising between a manufacturer and its authorized |
| 4.11 | repair provider related to either party's compliance with an existing repair agreement, an |
| 4.12 | authorized repair provider has all the rights and remedies provided in this section. |
| 4.13 | Subd. 5. No access to certain information. This section does not require manufacturers |
| 4.14 | or authorized repair providers to provide an owner or independent repair provider access |
| 4.15 | to nondiagnostic and nonrepair information provided by a manufacturer to an authorized |
| 4.16 | repair provider pursuant to the terms of an authorizing agreement. |
| 4.17 | Subd. 6. Right to cure. (a) An independent repair provider or owner who believes that |
| | |
| 4.18 | a manufacturer has failed to provide information, including documentation, updates to |
| 4.18 4.19 | a manufacturer has failed to provide information, including documentation, updates to firmware, safety and security corrections, diagnostics, documentation, or a tool required by |
| | |
| 4.19 | firmware, safety and security corrections, diagnostics, documentation, or a tool required by |
| 4.19 4.20 | firmware, safety and security corrections, diagnostics, documentation, or a tool required by this section must notify the manufacturer in writing and give the manufacturer 30 days from |
| 4.19 4.20 4.21 | firmware, safety and security corrections, diagnostics, documentation, or a tool required by this section must notify the manufacturer in writing and give the manufacturer 30 days from the date the manufacturer receives the complaint to cure the failure. If the manufacturer |
| 4.194.204.214.22 | firmware, safety and security corrections, diagnostics, documentation, or a tool required by this section must notify the manufacturer in writing and give the manufacturer 30 days from the date the manufacturer receives the complaint to cure the failure. If the manufacturer cures the complaint within 30 days, damages in any subsequent litigation are limited to actual damages. |
| 4.194.204.214.224.23 | firmware, safety and security corrections, diagnostics, documentation, or a tool required by this section must notify the manufacturer in writing and give the manufacturer 30 days from the date the manufacturer receives the complaint to cure the failure. If the manufacturer cures the complaint within 30 days, damages in any subsequent litigation are limited to |
| 4.19 4.20 4.21 4.22 4.23 4.24 | firmware, safety and security corrections, diagnostics, documentation, or a tool required by this section must notify the manufacturer in writing and give the manufacturer 30 days from the date the manufacturer receives the complaint to cure the failure. If the manufacturer cures the complaint within 30 days, damages in any subsequent litigation are limited to actual damages. (b) If the manufacturer fails to respond to the notice provided under paragraph (a), or if |
| 4.19 4.20 4.21 4.22 4.23 4.24 4.25 | firmware, safety and security corrections, diagnostics, documentation, or a tool required by this section must notify the manufacturer in writing and give the manufacturer 30 days from the date the manufacturer receives the complaint to cure the failure. If the manufacturer cures the complaint within 30 days, damages in any subsequent litigation are limited to actual damages. (b) If the manufacturer fails to respond to the notice provided under paragraph (a), or if an independent repair facility or owner is not satisfied with the manufacturer's cure, the |
| 4.19 4.20 4.21 4.22 4.23 4.24 4.25 4.26 4.27 | firmware, safety and security corrections, diagnostics, documentation, or a tool required by this section must notify the manufacturer in writing and give the manufacturer 30 days from the date the manufacturer receives the complaint to cure the failure. If the manufacturer cures the complaint within 30 days, damages in any subsequent litigation are limited to actual damages. (b) If the manufacturer fails to respond to the notice provided under paragraph (a), or if an independent repair facility or owner is not satisfied with the manufacturer's cure, the independent repair facility or owner may file a complaint in district court. The complaint must include the following: |
| 4.19 4.20 4.21 4.22 4.23 4.24 4.25 4.26 4.27 4.28 | firmware, safety and security corrections, diagnostics, documentation, or a tool required by this section must notify the manufacturer in writing and give the manufacturer 30 days from the date the manufacturer receives the complaint to cure the failure. If the manufacturer cures the complaint within 30 days, damages in any subsequent litigation are limited to actual damages. (b) If the manufacturer fails to respond to the notice provided under paragraph (a), or if an independent repair facility or owner is not satisfied with the manufacturer's cure, the independent repair facility or owner may file a complaint in district court. The complaint must include the following: (1) written information confirming that the complainant has attempted to acquire and |
| 4.19 4.20 4.21 4.22 4.23 4.24 4.25 4.26 4.27 4.28 4.29 | firmware, safety and security corrections, diagnostics, documentation, or a tool required by this section must notify the manufacturer in writing and give the manufacturer 30 days from the date the manufacturer receives the complaint to cure the failure. If the manufacturer cures the complaint within 30 days, damages in any subsequent litigation are limited to actual damages. (b) If the manufacturer fails to respond to the notice provided under paragraph (a), or if an independent repair facility or owner is not satisfied with the manufacturer's cure, the independent repair facility or owner may file a complaint in district court. The complaint must include the following: (1) written information confirming that the complainant has attempted to acquire and use, through the then-available standard support function provided by the manufacturer, all |
| 4.19 4.20 4.21 4.22 4.23 4.24 4.25 4.26 4.27 4.28 4.29 4.30 | firmware, safety and security corrections, diagnostics, documentation, or a tool required by this section must notify the manufacturer in writing and give the manufacturer 30 days from the date the manufacturer receives the complaint to cure the failure. If the manufacturer cures the complaint within 30 days, damages in any subsequent litigation are limited to actual damages. (b) If the manufacturer fails to respond to the notice provided under paragraph (a), or if an independent repair facility or owner is not satisfied with the manufacturer's cure, the independent repair facility or owner may file a complaint in district court. The complaint must include the following: (1) written information confirming that the complainant has attempted to acquire and use, through the then-available standard support function provided by the manufacturer, all relevant diagnostics, tools, service parts, documentation, and updates to embedded software, |
| 4.19 4.20 4.21 4.22 4.23 4.24 4.25 4.26 4.27 4.28 4.29 | firmware, safety and security corrections, diagnostics, documentation, or a tool required by this section must notify the manufacturer in writing and give the manufacturer 30 days from the date the manufacturer receives the complaint to cure the failure. If the manufacturer cures the complaint within 30 days, damages in any subsequent litigation are limited to actual damages. (b) If the manufacturer fails to respond to the notice provided under paragraph (a), or if an independent repair facility or owner is not satisfied with the manufacturer's cure, the independent repair facility or owner may file a complaint in district court. The complaint must include the following: (1) written information confirming that the complainant has attempted to acquire and use, through the then-available standard support function provided by the manufacturer, all |

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5.1 Subd. 7. Enforcement. The attorney general must enforce this section under section

as introduced

5.2 <u>8.31.</u>