First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 23-0218.01 Jennifer Berman x3286

HOUSE BILL 23-1011

HOUSE SPONSORSHIP

Titone and Weinberg, Boesenecker, deGruy Kennedy, Dickson, Gonzales-Gutierrez, Hamrick, Jodeh, Lindsay, Mabrey, Marshall, Michaelson Jenet, Ortiz, Sirota, Story, Weissman, Willford

SENATE SPONSORSHIP

Hinrichsen and Marchman,

House Committees

101

102

103

104

Agriculture, Water & Natural Resources

Senate Committees

Agriculture & Natural Resources

A BILL FOR AN ACT CONCERNING A REQUIREMENT THAT AN AGRICULTURAL EQUIPMENT MANUFACTURER FACILITATE THE REPAIR OF ITS EQUIPMENT BY PROVIDING CERTAIN OTHER PERSONS WITH THE RESOURCES NEEDED TO REPAIR THE MANUFACTURER'S AGRICULTURAL

105 EQUIPMENT.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

Usually, an owner of agricultural equipment must seek diagnostic, maintenance, or repair services of the equipment from the agricultural

HOUSE Amended 3rd Reading February 21, 2023

HOUSE Amended 2nd Reading February 17, 2023 equipment manufacturer (manufacturer).

Starting January 1, 2024, the bill requires a manufacturer to provide parts, embedded software, firmware, tools, or documentation, such as diagnostic, maintenance, or repair manuals, diagrams, or similar information (resources), to independent repair providers and owners of the manufacturer's agricultural equipment to allow an independent repair provider or owner to conduct diagnostic, maintenance, or repair services on the owner's agricultural equipment.

The bill folds agricultural equipment into the existing consumer right-to-repair statutes, which statutes provide the following:

- A manufacturer's failure to comply with the requirement to provide resources is a deceptive trade practice;
- In complying with the requirement to provide resources, a manufacturer need not divulge any trade secrets to independent repair providers and owners; and
- Any new contractual provision or other arrangement that a manufacturer enters into that would remove or limit the manufacturer's obligation to provide resources to independent repair providers and owners is void and unenforceable.

Be it enacted by the General Assembly of the State of Colorado:

2 SECTION 1. In Colorado Revised Statutes, amend 6-1-1501 as

3 follows:

1

8

9

10

11

12

13

14

4 **6-1-1501.** Short title. The short title of this part 15 is the

5 "Consumer Wheelchair Repair Bill of Rights Act".

6 **SECTION 2.** In Colorado Revised Statutes, 6-1-1502, **amend** (1),

7 (2), (4), and (5)(a); and **add** (1.3), (1.7), and (5)(d) as follows:

6-1-1502. Definitions. As used in this part 15, unless the context otherwise requires:

(1) (a) "Authorized repair provider" means a person that is unaffiliated with a manufacturer other than through an arrangement with the manufacturer, whether for a definite or an indefinite period, in which the manufacturer, for the purpose of offering to provide services to an equipment owner regarding the owner's equipment or a part, grants the

-2- 1011

1	person.
2	(I) A license to use a trade name, service mark, or other
3	proprietary identifier; or
4	(II) Authorization under any other arrangement to act on behalf of
5	the manufacturer.
6	(b) "Authorized repair provider" includes a manufacturer that
7	offers to provide services to an owner of the manufacturer's equipment
8	regarding the owner's equipment or a part if the manufacturer does not
9	have an arrangement with an unaffiliated person, as described in
10	subsection (1)(a) of this section "AGRICULTURAL EQUIPMENT" MEANS
11	EQUIPMENT THAT IS PRIMARILY DESIGNED FOR USE IN A FARM OR RANCH
12	OPERATION.
13	(b) "AGRICULTURAL EQUIPMENT" INCLUDES:
14	(I) A TRACTOR, TRAILER, COMBINE, SPRAYER, TILLAGE
15	IMPLEMENT, BALER, AND OTHER EQUIPMENT USED TO PLANT, CULTIVATE,
16	OR HARVEST AGRICULTURAL PRODUCTS OR TO RANCH; AND
17	(II) ATTACHMENTS TO AND REPAIR PARTS FOR EQUIPMENT
18	DESCRIBED IN SUBSECTION $(1)(b)(I)$ OF THIS SECTION.
19	(c) "AGRICULTURAL EQUIPMENT" DOES NOT INCLUDE:
20	(I) A SELF-PROPELLED VEHICLE DESIGNED PRIMARILY FOR THE
21	TRANSPORTATION OF INDIVIDUALS OR PROPERTY ON A STREET OR
22	HIGHWAY;
23	(II) A POWERSPORTS VEHICLE AS DEFINED IN SECTION 44-20-402
24	(11); <u> </u>
25	(III) ANY AIRCRAFT USED IN AN AGRICULTURAL AIRCRAFT
26	OPERATION, AS DEFINED IN 14 CFR <u>137.3; OR</u>
27	(IV) ANY EQUIPMENT DESIGNED AND USED PRIMARILY FOR

-3-

1	<u>IRRIGATION PURPOSES.</u>
2	(1.3) (a) "AUTHORIZED REPAIR PROVIDER" MEANS A PERSON THAT
3	IS UNAFFILIATED WITH A MANUFACTURER OTHER THAN THROUGH AN
4	ARRANGEMENT WITH THE MANUFACTURER, WHETHER FOR A DEFINITE OR
5	AN INDEFINITE PERIOD, IN WHICH THE MANUFACTURER, FOR THE PURPOSE
6	OF OFFERING TO PROVIDE SERVICES TO AN EQUIPMENT OWNER REGARDING
7	THE OWNER'S EQUIPMENT OR A PART, GRANTS THE PERSON:
8	(I) A LICENSE TO USE A TRADE NAME, SERVICE MARK, OR OTHER
9	PROPRIETARY IDENTIFIER; OR
10	(II) AUTHORIZATION UNDER ANY OTHER ARRANGEMENT TO ACT
11	ON BEHALF OF THE MANUFACTURER.
12	(b) "AUTHORIZED REPAIR PROVIDER" INCLUDES A MANUFACTURER
13	THAT OFFERS TO PROVIDE SERVICES TO AN OWNER OF THE
14	MANUFACTURER'S EQUIPMENT REGARDING THE OWNER'S EQUIPMENT OR
15	A PART IF THE MANUFACTURER DOES NOT HAVE AN ARRANGEMENT WITH
16	AN UNAFFILIATED PERSON, AS DESCRIBED IN SUBSECTION (1.3)(a) OF THIS
17	SECTION.
18	(1.7) "DEALER" MEANS A PERSON, OTHER THAN A MANUFACTURER,
19	THAT IS ENGAGED IN THE BUSINESS OF BUYING, SELLING, OR EXCHANGING
20	EQUIPMENT IN THE STATE.
21	(2) "Documentation" means a manual; diagram, including a
22	schematic diagram; reporting output; service code description; SECURITY
23	CODE OR PASSWORD; or similar type of GUIDANCE OR information,
24	whether in an electronic or tangible format, that a manufacturer provides
25	to an authorized repair provider for purposes of assisting TO ASSIST the
26	authorized repair provider with services performed on the manufacturer's
27	equipment or a part.

-4- 1011

1	(4) "Equipment" means:
2	(a) A powered wheelchair; OR
3	(b) AGRICULTURAL EQUIPMENT.
4	(5) (a) (I) "Fair and reasonable terms and costs", with respect to
5	obtaining documentation, parts, embedded software, firmware, or tools
6	from a manufacturer to provide services, means terms that are equivalent
7	to the most favorable terms that the manufacturer offers to an authorized
8	repair provider and costs that are no greater than the manufacturer's
9	suggested retail price THAT THE MANUFACTURER OR A DEALER SELLING ON
10	BEHALF OF THE MANUFACTURER INDICATES.
11	(II) (A) EXCEPT AS PROVIDED IN SUBSECTION (5)(a)(II)(B) OF THIS
12	SECTION, costs considered under subsection (5)(a)(I) of this section must
13	be ARE calculated using net costs incurred, accounting for any discounts,
14	rebates, or incentives offered.
15	(B) WITH RESPECT TO PARTS FOR AGRICULTURAL EQUIPMENT,
16	COSTS CONSIDERED UNDER SUBSECTION (5)(a)(I) OF THIS SECTION ARE
17	COSTS THAT ARE FAIR TO BOTH PARTIES IN LIGHT OF ANY AGREED-UPON
18	CONDITIONS, THE PROMISED QUALITY, AND THE TIMELINESS OF THE
19	DELIVERY.
20	(d) Terms considered under subsection (5)(a)(I) of this
21	SECTION ARE FAIR IF THE TERMS DO NOT IMPOSE ON AN OWNER OR
22	INDEPENDENT REPAIR PROVIDER ANY:
23	(I) SUBSTANTIAL OBLIGATION TO USE, OR ANY RESTRICTION ON
24	THE USE OF, A PART, EMBEDDED SOFTWARE, FIRMWARE, OR TOOL,
25	INCLUDING A CONDITION THAT THE OWNER OR INDEPENDENT REPAIR
26	PROVIDER BECOME AN AUTHORIZED REPAIR PROVIDER OF THE
27	MANUFACTURER; OR

-5- 1011

1	(II) REQUIREMENT THAT A PART, EMBEDDED SOFTWARE,
2	FIRMWARE, OR TOOL BE REGISTERED OR PAIRED WITH OR APPROVED BY
3	THE MANUFACTURER OR AN AUTHORIZED REPAIR PROVIDER BEFORE THE
4	PART, EMBEDDED SOFTWARE, FIRMWARE, OR TOOL IS OPERATIONAL.
5	SECTION 3. In Colorado Revised Statutes, 6-1-1503, amend (3)
6	introductory portion, (3)(a), and (3)(c) as follows:
7	6-1-1503. Equipment manufacturer obligations regarding
8	services - exemptions. (3) NEITHER an original equipment manufacturer
9	NOR A DEALER is not liable for faulty or otherwise improper repairs
10	provided by independent repair providers or owners, including faulty or
11	otherwise improper repairs that cause:
12	(a) Damage to powered wheelchairs OR AGRICULTURAL
13	EQUIPMENT that occur OCCURS during such repairs;
14	(c) An inability to use, or a reduced functionality of, a powered
15	wheelchair OR PIECE OF AGRICULTURAL EQUIPMENT resulting from the
16	faulty or otherwise improper repair.
17	SECTION 4. In Colorado Revised Statutes, 6-1-1504, add
18	(1)(a.5) as follows:
19	6-1-1504. Limitations. (1) Subject to subsection (2) of this
20	section, nothing in this part 15:
21	(a.5) AUTHORIZES AN INDEPENDENT REPAIR PROVIDER OR OWNER
22	TO:
23	(I) MAKE ANY MODIFICATION TO AGRICULTURAL EQUIPMENT THAT
24	PERMANENTLY DEACTIVATES A SAFETY NOTIFICATION SYSTEM;
25	(II) ACCESS ANY FUNCTION OF A TOOL THAT ENABLES THE
26	INDEPENDENT REPAIR PROVIDER OR OWNER TO CHANGE THE SETTINGS FOR
27	A PIECE OF AGRICULTURAL EQUIPMENT IN A MANNER THAT BRINGS THE

-6-

1	EQUIPMENT PERMANENTLY OUT OF COMPLIANCE WITH ANY APPLICABLE
2	FEDERAL, STATE, OR LOCAL SAFETY OR EMISSIONS LAW;
3	(III) EVADE EMISSIONS, COPYRIGHT, TRADEMARK, OR PATENT
4	LAWS; OR
5	(IV) ENGAGE IN ANY OTHER ILLEGAL EQUIPMENT MODIFICATION
6	ACTIVITIES;
7	SECTION 5. In Colorado Revised Statutes, add 6-1-1505 as
8	<u>follows:</u>
9	6-1-1505. Federal legislation on right to repair agricultural
10	equipment - repeal - notice to revisor. This article 15, as amended
11	BY HOUSE BILL 23-1011, ENACTED IN 2023, WILL BE REPEALED IF THE
12	<u>United States congress enacts federal legislation establishing</u>
13	A RIGHT TO REPAIR AGRICULTURAL EQUIPMENT. THE ATTORNEY GENERAL
14	SHALL NOTIFY THE REVISOR OF STATUTES IN WRITING OF THE DATE ON
15	WHICH THE CONDITION SPECIFIED IN THIS SECTION HAS OCCURRED BY
16	E-MAILING THE NOTICE TO REVISOROFSTATUTES.GA@COLEG.GOV. THIS
17	ARTICLE 15, AS AMENDED BY HOUSE BILL 23-1011, ENACTED IN 2023, IS
18	REPEALED, EFFECTIVE UPON THE DATE IDENTIFIED IN THE NOTICE THAT
19	THE FEDERAL LEGISLATION WAS ENACTED OR, IF THE NOTICE DOES NOT
20	SPECIFY THAT DATE, UPON THE DATE OF THE NOTICE TO THE REVISOR OF
21	STATUTES.
22	SECTION 6. Act subject to petition - effective date. This act
23	takes effect January 1, 2024; except that, if a referendum petition is filed
24	pursuant to section 1 (3) of article V of the state constitution against this
25	act or an item, section, or part of this act within the ninety-day period
26	after final adjournment of the general assembly, then the act, item,
27	section, or part will not take effect unless approved by the people at the

-7- 1011

- general election to be held in November 2024 and, in such case, will take
- 2 effect on the date of the official declaration of the vote thereon by the
- 3 governor.

-8-