# **HOUSE BILL 208**

I3, S1

(PRE-FILED)

5lr1358

# By: **Delegate Fraser-Hidalgo Delegate Pruski**

Requested: October 24, 2024 Introduced and read first time: January 8, 2025 Assigned to: Economic Matters

Committee Report: Favorable with amendments House action: Adopted Read second time: February 20, 2025

CHAPTER \_\_\_\_\_

#### 1 AN ACT concerning

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### **Consumer Protection – False Advertising – Digital Goods**

- FOR the purpose of prohibiting a person from advertising or offering for sale a digital good
  using certain terminology or alongside an option for a time-limited rental unless a
  certain acknowledgments are acknowledgment is received from the purchaser and
  or a certain statements are statement is provided by the seller; establishing that a
  person is guilty of a misdemeanor and subject to a certain penalties penalty for a
  violation of this Act; and generally relating to the advertising and offering of digital
  goods for sale.
- 9 goods for sale.
- 10 BY repealing and reenacting, with amendments,
- 11 Article Commercial Law
- 12 Section 14–2901
- 13 Annotated Code of Maryland
- 14 (2013 Replacement Volume and 2024 Supplement)
- 15 BY adding to
- 16 Article Commercial Law
- 17 Section 14–2904
- 18 Annotated Code of Maryland
- 19 (2013 Replacement Volume and 2024 Supplement)
- 20 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 21 That the Laws of Maryland read as follows:

#### EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



	2	HOUSE BILL 208	
1		Article – Commercial Law	
2	14-2901.		
3	(a)	In this subtitle the following words have the meanings indicated.	
4	(b)	"Advertise" means:	
5 6	or through a	(1) To publish, circulate, disseminate, or place before the public in any way any medium for the purpose of selling merchandise; and	
7		(2) Advertising by:	
8		(i) Exterior or interior signs, including neon or other electrical signs;	
9		(ii) Radio, telephone, or television; and	
10 11	material.	(iii) Newspaper, magazine, book, notice, or any other method or	
$\frac{12}{13}$	(C) CALLS ATT	"CLEAR AND CONSPICUOUS" MEANS IN A MANNER THAT CLEARLY ENTION TO THE LANGUAGE, INCLUDING TEXT THAT IS:	
14		(1) IN LARGER TYPE THAN THE SURROUNDING TEXT;	
$\begin{array}{c} 15\\ 16 \end{array}$	TEXT; OR	(2) IN A CONTRASTING TYPE, FONT, OR COLOR TO THE SURROUNDING	
$\begin{array}{c} 17\\18\end{array}$	MARKS.	(3) SET OFF FROM THE SURROUNDING TEXT BY SYMBOLS OR OTHER	
19 20 21 22 23	(D) "DIGITAL APPLICATION OR GAME" MEANS ANY APPLICATION OR GAME THAT A PERSON ACCESSES AND MANIPULATES USING A SPECIALIZED ELECTRONIC GAMING DEVICE, COMPUTER, MOBILE DEVICE, TABLET, OR OTHER DEVICE WITH A DISPLAY SCREEN, INCLUDING ANY ADD-ONS OR ADDITIONAL CONTENT FOR THE APPLICATION OR GAME.		
$24 \\ 25 \\ 26$		"DIGITAL AUDIO WORK" MEANS A WORK THAT RESULTS FROM THE OF A SERIES OF MUSICAL, SPOKEN, OR OTHER SOUNDS THAT ARE RED ELECTRONICALLY, INCLUDING:	
27		(1) PRERECORDED OR LIVE SONGS;	
28		(2) MUSIC;	

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1 (3) **READINGS OF BOOKS OR OTHER WRITTEN MATERIALS;** 

- 2 **(4)** SPEECHES;
- 3 (5) RINGTONES; OR
  - (6) **OTHER SOUND RECORDINGS.**

5 (F) (1) "DIGITAL AUDIOVISUAL WORK" MEANS A SERIES OF RELATED 6 IMAGES THAT, WHEN SHOWN IN SUCCESSION, IMPART AN IMPRESSION OF MOTION, 7 TOGETHER WITH ACCOMPANYING SOUNDS.

8 (2) "DIGITAL AUDIOVISUAL WORK" INCLUDES MOTION PICTURES, 9 MUSICALS, VIDEOS, NEWS AND ENTERTAINMENT PROGRAMS, AND LIVE EVENTS.

10 (G) "DIGITAL BOOK" MEANS A WORK THAT IS GENERALLY RECOGNIZED AS 11 A BOOK AND IS TRANSFERRED ELECTRONICALLY, INCLUDING A WORK OF FICTION 12 OR NONFICTION.

(H) (1) "DIGITAL CODE" MEANS A CODE THAT GRANTS THE PERSON
HOLDING THE CODE A RIGHT TO OBTAIN AN ADDITIONAL DIGITAL GOOD <del>THAT MAY</del>
BE OBTAINED BY ANY MEANS, INCLUDING TANGIBLE FORMS AND ELECTRONIC MAIL,
REGARDLESS OF WHETHER THE CODE IS DESIGNATED AS A SONG CODE, VIDEO
CODE, OR BOOK CODE.

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(2) "DIGITAL CODE" INCLUDES:

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 (I)
 A A CODE USED TO ACCESS OR OBTAIN ANY SPECIFIED

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 DIGITAL GOODS, OR ANY ADDITIONAL DIGITAL GOODS THAT HAVE BEEN

 21
 PREVIOUSLY PURCHASED; AND

22(II)PROMOTION CARDS OR CODES THAT ARE PURCHASED BY A23RETAILER OR OTHER BUSINESS ENTITY FOR USE BY THE RETAILER'S OR ENTITY'S24CUSTOMERS.

(I) (1) "DIGITAL GOOD" MEANS A DIGITAL APPLICATION OR GAME,
DIGITAL AUDIO WORK, DIGITAL AUDIOVISUAL WORK, DIGITAL BOOK, OR DIGITAL
CODE, WHETHER ELECTRONICALLY OR DIGITALLY DELIVERED OR ACCESSED.

28 (2) "DIGITAL GOOD" DOES NOT INCLUDE A CABLE TELEVISION 29 SERVICE, SATELLITE RELAY TELEVISION SERVICE, OR ANY OTHER DISTRIBUTION OF 30 TELEVISION, VIDEO, OR RADIO SERVICE.

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1 2	[(c)] (J) agent or employee	"Person" includes an association, firm, partnership, corporation, or an of any of these entities.
3	[(d)] <b>(</b> K <b>)</b>	"Property", as used in § 14–2902(a) through (c) of this subtitle, includes:
4	(1)	Merchandise;
5	(2)	Real estate;
6	(3)	Securities;
7	(4)	Employment;
8	(5)	A loan made at interest;
9 10	(6) the making of loan	Any contract relating to real estate, securities, service, employment, or as at interest; or
11	(7)	Anything else of value.
12	14-2904.	
13	(A) A PE	RSON MAY NOT ADVERTISE OR OFFER FOR SALE A DIGITAL GOOD
14 15 16	USING TERMINO	LOGY THAT A REASONABLE PERSON WOULD UNDERSTAND TO ESTRICTED OWNERSHIP INTEREST IN THE DIGITAL GOOD, UNLESS,
$\begin{array}{c} 14 \\ 15 \end{array}$	USING TERMINO CONFER AN UNRI AT THE TIME OF S (1)	LOGY THAT A REASONABLE PERSON WOULD UNDERSTAND TO ESTRICTED OWNERSHIP INTEREST IN THE DIGITAL GOOD, UNLESS,
14 15 16 17	USING TERMINO CONFER AN UNRI AT THE TIME OF S (1)	LOGY THAT A REASONABLE PERSON WOULD UNDERSTAND TO ESTRICTED OWNERSHIP INTEREST IN THE DIGITAL GOOD, UNLESS, SALE: THE SELLER RECEIVES AN AFFIRMATIVE ACKNOWLEDGMENT HASER OF THE FOLLOWING: (I) THAT THE PURCHASER IS RECEIVING A LICENSE TO ACCESS
14 15 16 17 18 19	USING TERMINO CONFER AN UNRI AT THE TIME OF S (1) FROM THE PURCI	<ul> <li>LOGY THAT A REASONABLE PERSON WOULD UNDERSTAND TO ESTRICTED OWNERSHIP INTEREST IN THE DIGITAL GOOD, UNLESS, SALE:</li> <li>THE SELLER RECEIVES AN AFFIRMATIVE ACKNOWLEDGMENT HASER OF THE FOLLOWING:</li> <li>(I) THAT THE PURCHASER IS RECEIVING A LICENSE TO ACCESS</li> <li>(II) A COMPLETE LIST OF RESTRICTIONS AND CONDITIONS OF</li> </ul>
14 15 16 17 18 19 20 21	USING TERMINO CONFER AN UNRI AT THE TIME OF S (1) FROM THE PURCH A DIGITAL GOOD; THE LICENSE; AN UNILATERALLY R	<ul> <li>LOGY THAT A REASONABLE PERSON WOULD UNDERSTAND TO ESTRICTED OWNERSHIP INTEREST IN THE DIGITAL GOOD, UNLESS, SALE:</li> <li>THE SELLER RECEIVES AN AFFIRMATIVE ACKNOWLEDGMENT HASER OF THE FOLLOWING:</li> <li>(I) THAT THE PURCHASER IS RECEIVING A LICENSE TO ACCESS</li> <li>(II) A COMPLETE LIST OF RESTRICTIONS AND CONDITIONS OF</li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ol>	USING TERMINO CONFER AN UNRI AT THE TIME OF S (1) FROM THE PURCH A DIGITAL GOOD; THE LICENSE; AN UNILATERALLY R	LOGY THAT A REASONABLE PERSON WOULD UNDERSTAND TO ESTRICTED OWNERSHIP INTEREST IN THE DIGITAL GOOD, UNLESS, SALE: THE SELLER RECEIVES AN AFFIRMATIVE ACKNOWLEDGMENT HASER OF THE FOLLOWING: (I) THAT THE PURCHASER IS RECEIVING A LICENSE TO ACCESS (II) A COMPLETE LIST OF RESTRICTIONS AND CONDITIONS OF D (III) THAT ACCESS TO THE DIGITAL GOOD MAY BE EVOKED BY THE SELLER IF THE PURCHASER NO LONGER HOLDS A GITAL GOOD; AND OR THE SELLER PROVIDES TO THE PURCHASER A CLEAR AND

1 **(II)** INCLUDES A DIGITAL METHOD TO ACCESS THE LICENSE  $\mathbf{2}$ DETAILS, TERMS, AND CONDITIONS. 3 <del>(B)</del> A PERSON MAY NOT ADVERTISE OR OFFER FOR SALE A DIGITAL GOOD 4 ALONGSIDE AN OPTION FOR A TIME-LIMITED RENTAL, UNLESS, AT THE TIME OF 5SALE: 6 <del>(1)</del> THE SELLER RECEIVES AN AFFIRMATIVE ACKNOWLEDGMENT 7 FROM THE PURCHASER OF THE FOLLOWING: 8 <del>(I)</del> <del>THAT THE PURCHASER IS RECEIVING A LICENSE TO ACCESS</del> 9 A DIGITAL GOOD: 10 A COMPLETE LIST OF RESTRICTIONS AND CONDITIONS OF <del>(II)</del> 11 THE LICENSE; AND 12 (III) THAT ACCESS TO THE DIGITAL GOOD MAY BE 13 UNILATERALLY REVOKED BY THE SELLER IF THE PURCHASER NO LONGER HOLDS A 14 **RIGHT TO THE DIGITAL GOOD: AND** 15 <del>(2)</del> THE SELLER PROVIDES TO THE PURCHASER A CLEAR AND 16 **CONSPICUOUS STATEMENT THAT:** 17(⊞) STATES IN PLAIN LANGUAGE THAT THE PURCHASER IS BUYING A LICENSE FOR THE DIGITAL GOOD; AND 18 19 **INCLUDES A DIGITAL METHOD TO ACCESS THE LICENSE** <del>(III)</del> 20**DETAILS, TERMS, AND CONDITIONS.** 21 THE AFFIRMATIVE ACKNOWLEDGMENTS ACKNOWLEDGMENT <del>(C)</del> (B) 22REQUIRED UNDER SUBSECTIONS SUBSECTION (A)(1) AND (B)(1) OF THIS SECTION SHALL BE DISTINCT AND SEPARATE FROM ANY OTHER STATEMENT THAT THE 2324PURCHASER ACKNOWLEDGES. 25THE CLEAR AND CONSPICUOUS STATEMENTS STATEMENT <del>(D)</del> (C) REQUIRED UNDER SUBSECTIONS SUBSECTION (A)(2) AND (B)(2) OF THIS SECTION 26

29 (E) (D) THIS SECTION DOES NOT:

TERMS, OR CONDITIONS.

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30 (1) REQUIRE A PERSON TO DOWNLOAD A DIGITAL GOOD; OR

SHALL BE DISTINCT AND SEPARATE FROM ANY OTHER STATEMENTS, DETAILS,

6	HOUSE BILL 208
(2) SERVER THAT CA	PROHIBIT A PERSON FROM STORING A DIGITAL GOOD ON A AN BE ACCESSED THROUGH THE INTERNET.
<del>(F)</del> <u>(E)</u> OR OFFERS FOR	THIS SECTION DOES NOT APPLY TO A PERSON WHO ADVERTISES SALE:
(1) DIGITAL GOOD O	A SUBSCRIPTION–BASED SERVICE THAT PROVIDES ACCESS TO A ONLY FOR THE DURATION OF THE SUBSCRIPTION;
(2) MONETARY CON	ACCESS TO A DIGITAL GOOD WITHOUT THE REQUIREMENT FOR SIDERATION; OR
THE TIME OF PU	A DIGITAL GOOD FOR WHICH THE SELLER IS UNABLE TO REVOKE COMPLETION OF THE SALE, INCLUDING A DIGITAL GOOD THAT IS, AT RCHASE, AVAILABLE FOR PERMANENT OFFLINE DOWNLOAD TO AN RAGE SOURCE TO BE USED WITHOUT A CONNECTION TO THE
	A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$1,000

#### 16 OR IMPRISONMENT NOT EXCEEDING 1 YEAR OR BOTH.

17 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 18 October 1, 2025.

Approved:

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 $\begin{array}{c} 14 \\ 15 \end{array}$ 

Governor.

Speaker of the House of Delegates.

President of the Senate.