HOUSE BILL 208

I3, S1

(PRE-FILED)

5lr1358

By: Delegate Fraser-Hidalgo

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

A BILL ENTITLED

AN ACT concerning 1

 $\mathbf{2}$

Consumer Protection – False Advertising – Digital Goods

- 3 FOR the purpose of prohibiting a person from advertising or offering for sale a digital good 4 using certain terminology or alongside an option for a time-limited rental unless $\mathbf{5}$ certain acknowledgments are received from the purchaser and certain statements 6 are provided by the seller; establishing that a person is guilty of a misdemeanor and 7 subject to certain penalties for a violation of this Act; and generally relating to the 8 advertising and offering of digital goods for sale.
- 9 BY repealing and reenacting, with amendments,
- 10 Article – Commercial Law
- Section 14–2901 11
- 12Annotated Code of Maryland
- (2013 Replacement Volume and 2024 Supplement) 13
- 14BY adding to
- 15Article - Commercial Law
- Section 14-2904 16
- 17Annotated Code of Maryland
- (2013 Replacement Volume and 2024 Supplement) 18

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 19

- 20That the Laws of Maryland read as follows:
- 21

Article - Commercial Law

- 2214 - 2901.
- 23(a) In this subtitle the following words have the meanings indicated.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



| 2 HOUSE BILL 208 | | | |
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| 1 | (b) | "Advertise" means: | |
| $2 \\ 3$ | 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 | |
| 4 | | (2) Advertising by: | |
| 5 | | (i) Exterior or interior signs, including neon or other electrical signs; | |
| 6 | | (ii) Radio, telephone, or television; and | |
| 7 8 | material. | (iii) Newspaper, magazine, book, notice, or any other method or | |
| 9 10 | (C) CALLS ATT | "CLEAR AND CONSPICUOUS" MEANS IN A MANNER THAT CLEARLY ENTION TO THE LANGUAGE, INCLUDING TEXT THAT IS: | |
| 11 | | (1) IN LARGER TYPE THAN THE SURROUNDING TEXT; | |
| 12 13 | TEXT; OR | (2) IN A CONTRASTING TYPE, FONT, OR COLOR TO THE SURROUNDING | |
| $\begin{array}{c} 14 \\ 15 \end{array}$ | MARKS. | (3) SET OFF FROM THE SURROUNDING TEXT BY SYMBOLS OR OTHER | |
| 16 17 18 19 20 | GAMING DI DISPLAY S | "DIGITAL APPLICATION OR GAME" MEANS ANY APPLICATION OR GAME RSON ACCESSES AND MANIPULATES USING A SPECIALIZED ELECTRONIC EVICE, COMPUTER, MOBILE DEVICE, TABLET, OR OTHER DEVICE WITH A CREEN, INCLUDING ANY ADD-ONS OR ADDITIONAL CONTENT FOR THE ON OR GAME. | |
| 21 22 23 | | "DIGITAL AUDIO WORK" MEANS A WORK THAT RESULTS FROM THE OF A SERIES OF MUSICAL, SPOKEN, OR OTHER SOUNDS THAT ARE RED ELECTRONICALLY, INCLUDING: | |
| 24 | | (1) PRERECORDED OR LIVE SONGS; | |
| 25 | | (2) MUSIC; | |
| 26 | | (3) Readings of books or other written materials; | |
| 27 | | (4) SPEECHES; | |
| 28 | | (5) RINGTONES; OR | |

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(6) **OTHER SOUND RECORDINGS.**

2 (F) (1) "DIGITAL AUDIOVISUAL WORK" MEANS A SERIES OF RELATED 3 IMAGES THAT, WHEN SHOWN IN SUCCESSION, IMPART AN IMPRESSION OF MOTION, 4 TOGETHER WITH ACCOMPANYING SOUNDS.

5 (2) "DIGITAL AUDIOVISUAL WORK" INCLUDES MOTION PICTURES, 6 MUSICALS, VIDEOS, NEWS AND ENTERTAINMENT PROGRAMS, AND LIVE EVENTS.

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

10 (H) (1) "DIGITAL CODE" MEANS A CODE THAT GRANTS THE PERSON 11 HOLDING THE CODE A RIGHT TO OBTAIN AN ADDITIONAL DIGITAL GOOD THAT MAY 12 BE OBTAINED BY ANY MEANS, INCLUDING TANGIBLE FORMS AND ELECTRONIC MAIL, 13 REGARDLESS OF WHETHER THE CODE IS DESIGNATED AS A SONG CODE, VIDEO 14 CODE, OR BOOK CODE.

15 (2) "DIGITAL CODE" INCLUDES:

16 (I) A CODE USED TO ACCESS OR OBTAIN ANY SPECIFIED 17 DIGITAL GOODS, OR ANY ADDITIONAL DIGITAL GOODS THAT HAVE BEEN 18 PREVIOUSLY PURCHASED; AND

19(II)PROMOTION CARDS OR CODES THAT ARE PURCHASED BY A20RETAILER OR OTHER BUSINESS ENTITY FOR USE BY THE RETAILER'S OR ENTITY'S21CUSTOMERS.

(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.

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

28 [(c)] (J) "Person" includes an association, firm, partnership, corporation, or an 29 agent or employee of any of these entities.

30 [(d)] (K) "Property", as used in § 14–2902(a) through (c) of this subtitle, includes:

31 (1) Merchandise;

| | 4 | HOUSE BILL 208 | |
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| 1 | (2) | Real estate; | |
| 2 | (3) |) Securities; | |
| 3 | (4) | Employment; | |
| 4 | (5) | A loan made at interest; | |
| $5 \\ 6$ | (6) the making of l | Any contract relating to real estate, securities, service, employment, or oans at interest; or | |
| 7 | (7) | Anything else of value. | |
| 8 | 14-2904. | | |
| 9 10 11 12 | (A) A PERSON MAY NOT ADVERTISE OR OFFER FOR SALE A DIGITAL GOOD USING TERMINOLOGY THAT A REASONABLE PERSON WOULD UNDERSTAND TO CONFER AN UNRESTRICTED OWNERSHIP INTEREST IN THE DIGITAL GOOD, UNLESS, AT THE TIME OF SALE: | | |
| 13 14 | (1 FROM THE PU |) THE SELLER RECEIVES AN AFFIRMATIVE ACKNOWLEDGMENT RCHASER OF THE FOLLOWING: | |
| $\begin{array}{c} 15\\ 16\end{array}$ | A DIGITAL GOO | (I) THAT THE PURCHASER IS RECEIVING A LICENSE TO ACCESS DD; | |
| 17 18 | THE LICENSE; | (II) A COMPLETE LIST OF RESTRICTIONS AND CONDITIONS OF AND | |
| 19 20 21 | | (III) THAT ACCESS TO THE DIGITAL GOOD MAY BE Y REVOKED BY THE SELLER IF THE PURCHASER NO LONGER HOLDS A DIGITAL GOOD; AND | |
| $\begin{array}{c} 22\\ 23 \end{array}$ | (2 CONSPICUOUS |) THE SELLER PROVIDES TO THE PURCHASER A CLEAR AND STATEMENT THAT: | |
| $\begin{array}{c} 24 \\ 25 \end{array}$ | BUYING A LICI | (I) STATES IN PLAIN LANGUAGE THAT THE PURCHASER IS ENSE FOR THE DIGITAL GOOD; AND | |
| $\frac{26}{27}$ | DETAILS, TER | (II) INCLUDES A DIGITAL METHOD TO ACCESS THE LICENSE MS, AND CONDITIONS. | |

1 (B) A PERSON MAY NOT ADVERTISE OR OFFER FOR SALE A DIGITAL GOOD 2 ALONGSIDE AN OPTION FOR A TIME-LIMITED RENTAL, UNLESS, AT THE TIME OF 3 SALE:

4 (1) THE SELLER RECEIVES AN AFFIRMATIVE ACKNOWLEDGMENT 5 FROM THE PURCHASER OF THE FOLLOWING:

6 (I) THAT THE PURCHASER IS RECEIVING A LICENSE TO ACCESS 7 A DIGITAL GOOD;

8 (II) A COMPLETE LIST OF RESTRICTIONS AND CONDITIONS OF 9 THE LICENSE; AND

10 (III) THAT ACCESS TO THE DIGITAL GOOD MAY BE 11 UNILATERALLY REVOKED BY THE SELLER IF THE PURCHASER NO LONGER HOLDS A 12 RIGHT TO THE DIGITAL GOOD; AND

13(2) THE SELLER PROVIDES TO THE PURCHASER A CLEAR AND14CONSPICUOUS STATEMENT THAT:

15(I)STATES IN PLAIN LANGUAGE THAT THE PURCHASER IS16BUYING A LICENSE FOR THE DIGITAL GOOD; AND

17 (II) INCLUDES A DIGITAL METHOD TO ACCESS THE LICENSE 18 DETAILS, TERMS, AND CONDITIONS.

19(C) THE AFFIRMATIVE ACKNOWLEDGMENTS REQUIRED UNDER20SUBSECTIONS (A)(1) AND (B)(1) OF THIS SECTION SHALL BE DISTINCT AND21SEPARATE FROM ANY OTHER STATEMENT THAT THE PURCHASER ACKNOWLEDGES.

22 (D) THE CLEAR AND CONSPICUOUS STATEMENTS REQUIRED UNDER 23 SUBSECTIONS (A)(2) AND (B)(2) OF THIS SECTION SHALL BE DISTINCT AND 24 SEPARATE FROM ANY OTHER STATEMENTS, DETAILS, TERMS, OR CONDITIONS.

25 (E) THIS SECTION DOES NOT:

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

27 (2) PROHIBIT A PERSON FROM STORING A DIGITAL GOOD ON A 28 SERVER THAT CAN BE ACCESSED THROUGH THE INTERNET.

29 (F) THIS SECTION DOES NOT APPLY TO A PERSON WHO ADVERTISES OR 30 OFFERS FOR SALE: 1 (1) A SUBSCRIPTION-BASED SERVICE THAT PROVIDES ACCESS TO A 2 DIGITAL GOOD ONLY FOR THE DURATION OF THE SUBSCRIPTION;

3 (2) ACCESS TO A DIGITAL GOOD WITHOUT THE REQUIREMENT FOR
 4 MONETARY CONSIDERATION; OR

5 (3) A DIGITAL GOOD FOR WHICH THE SELLER IS UNABLE TO REVOKE 6 ACCESS AFTER COMPLETION OF THE SALE, INCLUDING A DIGITAL GOOD THAT IS, AT 7 THE TIME OF PURCHASE, AVAILABLE FOR PERMANENT OFFLINE DOWNLOAD TO AN 8 EXTERNAL STORAGE SOURCE TO BE USED WITHOUT A CONNECTION TO THE 9 INTERNET.

10 (G) A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A MISDEMEANOR 11 AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$1,000 OR 12 IMPRISONMENT NOT EXCEEDING 1 YEAR OR BOTH.

13 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 14 October 1, 2025.