2009 SESSION

090903328 **SENATE BILL NO. 1384** 1 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the Senate Committee for Courts of Justice 4 5 6 on February 2, 2009) (Patron Prior to Substitute—Senator Stolle) A BILL to amend and reenact §§ 15.2-969, 18.2-152.2, 59.1-200, and 59.1-336 of the Code of Virginia, 7 relating to admission ticket sales, illegal software, unfair trade practice; penalty. 8 Be it enacted by the General Assembly of Virginia: 9 1. That §§ 15.2-969, 18.2-152.2, 59.1-200, and 59.1-336 of the Code of Virginia are amended and 10 reenacted as follows: 11 § 15.2-969. Ordinances prohibiting resale of tickets to certain public events; penalty. 12 Any locality may provide, by ordinance, that it is unlawful for any person, firm or corporation to 13 resell for profit any ticket for admission to any sporting event, theatrical production, lecture, motion picture or any other event open to the public for which tickets are ordinarily sold, except in the case of 14 15 religious, charitable, or educational organizations where all or a portion of the admission price reverts to 16 the sponsoring group and the resale for profit of such ticket is authorized by the sponsor of the event and the manager or owner of the facility in which the event is being held. Such ordinance may provide 17 18 that violators thereof are guilty of a Class 3 misdemeanor. 19 This section shall not apply to any resale of a ticket that occurs on the Internet. 20 § 18.2-152.2. Definitions; computer crimes. 21 For purposes of this article: 22 "Computer" means a device that accepts information in digital or similar form and manipulates it for 23 a result based on a sequence of instructions. Such term does not include simple calculators, automated 24 typewriters, facsimile machines, or any other specialized computing devices that are preprogrammed to 25 perform a narrow range of functions with minimal end-user or operator intervention and are dedicated to 26 a specific task. 27 "Computer data" means any representation of information, knowledge, facts, concepts, or instructions 28 which is being prepared or has been prepared and is intended to be processed, is being processed, or has 29 been processed in a computer or computer network. "Computer data" may be in any form, whether 30 readable only by a computer or only by a human or by either, including, but not limited to, computer 31 printouts, magnetic storage media, punched cards, or stored internally in the memory of the computer. 32 "Computer network" means two or more computers connected by a network. 33 "Computer operation" means arithmetic, logical, monitoring, storage or retrieval functions and any 34 combination thereof, and includes, but is not limited to, communication with, storage of data to, or 35 retrieval of data from any device or human hand manipulation of electronic or magnetic impulses. A 36 "computer operation" for a particular computer may also be any function for which that computer was 37 generally designed. 38 "Computer program" means an ordered set of data representing coded instructions or statements that, 39 when executed by a computer, causes the computer to perform one or more computer operations. 40 "Computer services" means computer time or services, including data processing services, Internet 41 services, electronic mail services, electronic message services, or information or data stored in 42 connection therewith. 43 "Computer software" means a set of computer programs, procedures and associated documentation 44 concerned with computer data or with the operation of a computer, computer program, or computer 45 network. "Electronic mail service provider" (EMSP) means any person who (i) is an intermediary in sending 46 47 or receiving electronic mail and (ii) provides to end-users of electronic mail services the ability to send **48** or receive electronic mail. 49 "Financial instrument" includes, but is not limited to, any check, draft, warrant, money order, note, 50 certificate of deposit, letter of credit, bill of exchange, credit or debit card, transaction authorization 51 mechanism, marketable security, or any computerized representation thereof. "Network" means any combination of digital transmission facilities and packet switches, routers, and 52 53 similar equipment interconnected to enable the exchange of computer data. 54 "Owner" means an owner or lessee of a computer or a computer network or an owner, lessee, or 55 licensee of computer data, computer programs or computer software. "Person" shall include any individual, partnership, association, corporation or joint venture. 56 "Property" shall include: 57 1. Real property; 58 59 2. Computers and computer networks;

SB1384S1

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60 3. Financial instruments, computer data, computer programs, computer software and all other personal property regardless of whether they are: 61

62 a. Tangible or intangible;

63 b. In a format readable by humans or by a computer;

64 c. In transit between computers or within a computer network or between any devices which 65 comprise a computer; or

66 d. Located on any paper or in any device on which it is stored by a computer or by a human; and

67 4. Computer services.

68 A person "uses" a computer or computer network when he attempts to cause or causes a computer or 69 computer network to perform or to stop performing computer operations.

A person is "without authority" when he knows or reasonably should know that he has no right, 70 71 agreement, or permission or knowingly acts in a manner knowingly exceeding such right, agreement, or 72 permission. 73

§ 59.1-200. Prohibited practices.

74 A. The following fraudulent acts or practices committed by a supplier in connection with a consumer 75 transaction are hereby declared unlawful:

1. Misrepresenting goods or services as those of another;

2. Misrepresenting the source, sponsorship, approval, or certification of goods or services;

78 3. Misrepresenting the affiliation, connection, or association of the supplier, or of the goods or 79 services, with another; 80

4. Misrepresenting geographic origin in connection with goods or services;

5. Misrepresenting that goods or services have certain quantities, characteristics, ingredients, uses, or 81 82 benefits;

6. Misrepresenting that goods or services are of a particular standard, quality, grade, style, or model;

7. Advertising or offering for sale goods that are used, secondhand, repossessed, defective, blemished, deteriorated, or reconditioned, or that are "seconds," irregulars, imperfects, or "not first 84 85 class," without clearly and unequivocally indicating in the advertisement or offer for sale that the goods 86 87 are used, secondhand, repossessed, defective, blemished, deteriorated, reconditioned, or are "seconds," 88 irregulars, imperfects or "not first class";

89 8. Advertising goods or services with intent not to sell them as advertised, or with intent not to sell 90 at the price or upon the terms advertised.

91 In any action brought under this subdivision, the refusal by any person, or any employee, agent, or 92 servant thereof, to sell any goods or services advertised or offered for sale at the price or upon the terms advertised or offered, shall be prima facie evidence of a violation of this subdivision. This paragraph 93 shall not apply when it is clearly and conspicuously stated in the advertisement or offer by which such 94 95 goods or services are advertised or offered for sale, that the supplier or offeror has a limited quantity or 96 amount of such goods or services for sale, and the supplier or offeror at the time of such advertisement 97 or offer did in fact have or reasonably expected to have at least such quantity or amount for sale;

98 9. Making false or misleading statements of fact concerning the reasons for, existence of, or amounts 99 of price reductions;

100 10. Misrepresenting that repairs, alterations, modifications, or services have been performed or parts 101 installed:

102 11. Misrepresenting by the use of any written or documentary material that appears to be an invoice 103 or bill for merchandise or services previously ordered;

12. Notwithstanding any other provision of law, using in any manner the words "wholesale," "wholesaler," "factory," or "manufacturer" in the supplier's name, or to describe the nature of the supplier's business, unless the supplier is actually engaged primarily in selling at wholesale or in 104 105 106 107 manufacturing the goods or services advertised or offered for sale;

108 13. Using in any contract or lease any liquidated damage clause, penalty clause, or waiver of 109 defense, or attempting to collect any liquidated damages or penalties under any clause, waiver, damages, or penalties that are void or unenforceable under any otherwise applicable laws of the Commonwealth, 110 111 or under federal statutes or regulations;

14. Using any other deception, fraud, false pretense, false promise, or misrepresentation in connection 112 113 with a consumer transaction:

15. Violating any provision of § 3.1-796.78, 3.1-796.79, or 3.1-796.82, relating to the sale of certain 114 animals by pet dealers which is described in such sections, is a violation of this chapter; 115 116

16. Failing to disclose all conditions, charges, or fees relating to:

a. The return of goods for refund, exchange, or credit. Such disclosure shall be by means of a sign 117 attached to the goods, or placed in a conspicuous public area of the premises of the supplier, so as to be 118 readily noticeable and readable by the person obtaining the goods from the supplier. If the supplier does 119 not permit a refund, exchange, or credit for return, he shall so state on a similar sign. The provisions of 120 this subdivision shall not apply to any retail merchant who has a policy of providing, for a period of not 121

SB1384S1

3 of 4

less than 20 days after date of purchase, a cash refund or credit to the purchaser's credit card account 122 123 for the return of defective, unused, or undamaged merchandise upon presentation of proof of purchase. 124 In the case of merchandise paid for by check, the purchase shall be treated as a cash purchase and any 125 refund may be delayed for a period of 10 banking days to allow for the check to clear. This subdivision 126 does not apply to sale merchandise that is obviously distressed, out of date, post season, or otherwise 127 reduced for clearance; nor does this subdivision apply to special order purchases where the purchaser 128 has requested the supplier to order merchandise of a specific or unusual size, color, or brand not 129 ordinarily carried in the store or the store's catalog; nor shall this subdivision apply in connection with a 130 transaction for the sale or lease of motor vehicles, farm tractors, or motorcycles as defined in 131 § 46.2-100;

b. A layaway agreement. Such disclosure shall be furnished to the consumer (i) in writing at the time
of the layaway agreement, or (ii) by means of a sign placed in a conspicuous public area of the
premises of the supplier, so as to be readily noticeable and readable by the consumer, or (iii) on the bill
of sale. Disclosure shall include the conditions, charges, or fees in the event that a consumer breaches
the agreement;

137 16a. Failing to provide written notice to a consumer of an existing open-end credit balance in excess 138 of \$5 (i) on an account maintained by the supplier and (ii) resulting from such consumer's overpayment 139 on such account. Suppliers shall give consumers written notice of such credit balances within 60 days of 140 receiving overpayments. If the credit balance information is incorporated into statements of account 141 furnished consumers by suppliers within such 60-day period, no separate or additional notice is required; 142 17. If a supplier enters into a written agreement with a consumer to resolve a dispute that arises in 143 connection with a consumer transaction, failing to adhere to the terms and conditions of such an 144 agreement;

145 18. Violating any provision of the Virginia Health Spa Act, Chapter 24 (§ 59.1-294 et seq.) of this146 title;

147 19. Violating any provision of the Virginia Home Solicitation Sales Act, Chapter 2.1 (§ 59.1-21.1 et seq.) of this title;

149 20. Violating any provision of the Automobile Repair Facilities Act, Chapter 17.1 (§ 59.1-207.1 et seq.) of this title;

151 21. Violating any provision of the Virginia Lease-Purchase Agreement Act, Chapter 17.4
152 (§ 59.1-207.17 et seq.) of this title;

153 22. Violating any provision of the Prizes and Gifts Act, Chapter 31 (§ 59.1-415 et seq.) of this title;

154 23. Violating any provision of the Virginia Public Telephone Information Act, Chapter 32
155 (§ 59.1-424 et seq.) of this title;

- **156** 24. Violating any provision of § 54.1-1505;
- 157 25. Violating any provision of the Motor Vehicle Manufacturers' Warranty Adjustment Act, Chapter
 158 17.6 (§ 59.1-207.34 et seq.) of this title;
- **159** 26. Violating any provision of § 3.1-949.1, relating to the pricing of merchandise;

160 27. Violating any provision of the Pay-Per-Call Services Act, Chapter 33 (§ 59.1-429 et seq.) of this
161 title;

162 28. Violating any provision of the Extended Service Contract Act, Chapter 34 (§ 59.1-435 et seq.) of163 this title;

164 29. Violating any provision of the Virginia Membership Camping Act, Chapter 25 (§ 59.1-311 et seq.) of this title;

30. Violating any provision of the Comparison Price Advertising Act, Chapter 17.7 (§ 59.1-207.40 et seq.) of this title;

168 31. Violating any provision of the Virginia Travel Club Act, Chapter 36 (§ 59.1-445 et seq.) of this169 title;

- **170** 32. Violating any provision of §§ 46.2-1231 and 46.2-1233.1;
- 171 33. Violating any provision of Chapter 40 (§ 54.1-4000 et seq.) of Title 54.1;
- 172 34. Violating any provision of Chapter 10.1 (§ 58.1-1031 et seq.) of Title 58.1;
- 173 35. Using the consumer's social security number as the consumer's account number with the supplier,

if the consumer has requested in writing that the supplier use an alternate number not associated withthe consumer's social security number;

- 176 36. Violating any provision of Chapter 18 (§ 6.1-444 et seq.) of Title 6.1;
- **177** 37. Violating any provision of § 8.01-40.2;
- **178** 38. Violating any provision of Article 7 (§ 32.1-212 et seq.) of Chapter 6 of Title 32.1;
- **179** 39. Violating any provision of Chapter 34.1 (§ 59.1-441.1 et seq.) of this title;
- 40. Violating any provision of Chapter 10.2 (§ 6.1-363.2 et seq.) of Title 6.1;
- 181 41. Violating any provision of the Virginia Post-Disaster Anti-Price Gouging Act, Chapter 46
 182 (§ 59.1-525 et seq.) of this title;

4 of 4

- 183 42. Violating any provision of Chapter 47 (§ 59.1-530 et seq.) of this title;
- 184 43. Violating any provision of § 59.1-443.2;
- 185 44. Violating any provision of Chapter 48 (§ 59.1-533 et seq.) of this title;
- 186 45. Violating any provision of Chapter 20 (§ 6.1-474 et seq.) of Title 6.1;
- 187 46. Violating the provisions of clause (i) of subsection B of § 54.1-1115; and
- 188 47. Violating any provision of § 18.2-239; and
- 189 48. Violating any provision of Chapter 26 (§ 59.1-336 et seq.).
- 190 B. Nothing in this section shall be construed to invalidate or make unenforceable any contract or 191 lease solely by reason of the failure of such contract or lease to comply with any other law of the 192 Commonwealth or any federal statute or regulation, to the extent such other law, statute, or regulation 193 provides that a violation of such law, statute, or regulation shall not invalidate or make unenforceable 194 such contract or lease. 195
 - § 59.1-336. Short title and definitions.
- 196 As used in this chapter, which may be cited as the Uniform Trade Secrets Act, unless the context 197 requires otherwise:
- 198 "Improper means" includes theft, bribery, misrepresentation, use of a computer or computer network 199 without authority, breach of a duty or inducement of a breach of a duty to maintain secrecy, or 200 espionage through electronic or other means. 201
 - "Misappropriation" means:
- 202 1. Acquisition of a trade secret of another by a person who knows or has reason to know that the 203 trade secret was acquired by improper means; or
- 204 2. Disclosure or use of a trade secret of another without express or implied consent by a person who
- 205 a. Used improper means to acquire knowledge of the trade secret; or
- 206 b. At the time of disclosure or use, knew or had reason to know that his knowledge of the trade 207 secret was 208
 - (1) Derived from or through a person who had utilized improper means to acquire it;
- 209 (2) Acquired under circumstances giving rise to a duty to maintain its secrecy or limit its use;
- 210 (3) Derived from or through a person who owed a duty to the person seeking relief to maintain its 211 secrecy or limit its use; or 212
 - (4) Acquired by accident or mistake.
- "Person" means a natural person, corporation, business trust, estate, trust, partnership, association, 213 214 joint venture, government, governmental subdivision or agency, or any other legal or commercial entity.
- 215 "Trade secret" means information, including but not limited to, a formula, pattern, compilation, 216 program, device, method, technique, or process, that:
- 217 1. Derives independent economic value, actual or potential, from not being generally known to, and 218 not being readily ascertainable by proper means by, other persons who can obtain economic value from 219 its disclosure or use, and
- 2. Is the subject of efforts that are reasonable under the circumstances to maintain its secrecy. 220