

General Assembly

Substitute Bill No. 3

February Session, 2024



AN ACT CONCERNING CONSUMER PROTECTION.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. (Effective from passage) (a) As used in this section,
- 2 "broadband Internet access service", "broadband Internet access service
- 3 provider" and "digital equity" have the same meanings as provided in
- 4 section 16-330a of the general statutes.
- 5 (b) It is declared to be the public policy of the state:
- 6 (1) To ensure digital equity for all residents of the state;
- 7 (2) To ensure that all residents of the state have access to broadband
- 8 Internet access service that:
- 9 (A) Is sufficient and reliable, with Internet speeds that are sufficient
- 10 to meet the growing demand and reliance on broadband Internet access
- 11 service for access to economic prosperity, education, government,
- 12 health care and public safety;
- 13 (B) Is ubiquitous by ensuring that sufficient and reliable access to
- 14 broadband Internet access service is available throughout the state and
- on tribal land, including, but not limited to, (i) the most rural areas of
- the state, (ii) the most populated urban areas of the state, and (iii) low-
- 17 income neighborhoods in the state;

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- 18 (C) Is affordable, regardless of their geographic location or household 19 income:
- 20 (D) Provides educational opportunities and supports digital skills 21 proficiency to ensure that they have access to opportunities to thrive in 22 a digital world;

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- (E) Ensures public safety and maintains the peace of mind that comes from knowing that they have reliable access to emergency response services and emergency alert systems in the event of emergencies or catastrophic disasters;
- (F) Improves their quality of life by advancing their economic status through access to educational opportunities, health care and new job opportunities;
- (G) Supports economic prosperity by ensuring that all entrepreneurs and workers, and all businesses, employers, enterprises and start-ups regardless of size and including, but not limited to, agricultural businesses, employers, enterprises, entrepreneurs and start-ups, in the state have access to broadband Internet access service that optimizes the value of their contributions to the economy for the purpose of ensuring global competitiveness;
 - (H) Attracts capital investment to the state because ubiquitous broadband Internet access service is essential to ensure that the state continues to attract the state's fair share of global capital investment to support and enhance the state's economic prosperity;
 - (I) Supports innovation and research in the state by ensuring that broadband Internet infrastructure connects all research institutions in the state to sustain world-class research and innovation that drives economic productivity in the state; and
 - (J) Empowers and enables participation in the democratic process so that all residents of the state are connected to the Internet with sufficient speed to participate in government, online educational opportunities

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and telehealth for their quality of life and public safety;

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- (3) That determining minimum speeds for broadband Internet access service should be performance based to support online educational opportunities, telehealth and remote working by a majority of households online, simultaneously and with an increasing need for symmetrical network speeds;
 - (4) That public broadband investments are prioritized to connect entire communities and address digital redlining in historically unserved and underserved communities; and
 - (5) To the extent technically feasible, for all broadband Internet access service subscribers within a broadband Internet access service provider's service territory to be able to subscribe to broadband Internet access service (A) that provides comparable capacities, latency, speeds and other quality-of-service metrics, and (B) on comparable terms and conditions.
 - (c) No provision of this section shall be construed to (1) create a private right of action against the state to enforce any provision of this section, or (2) oblige the state to enforce any provision of this section.
- Sec. 2. (NEW) (Effective July 1, 2024) (a) As used in this section:
- (1) "Affordable broadband Internet access service" means broadband Internet access service that (A) provides the capability to transmit data to and receive data from an Internet endpoint in a household, (B) costs not more than forty dollars per month, and (C) meets the minimum speed requirements set forth in subsection (c) of this section;
- 72 (2) "Broadband Internet access service" has the same meaning as 73 provided in section 16-330a of the general statutes;
- 74 (3) "Broadband Internet access service provider" has the same meaning as provided in section 16-330a of the general statutes;
 - (4) "Commissioner" means the Commissioner of Consumer

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- (5) "Department" means the Department of Consumer Protection;
- (6) "Eligible household" means (A) a resident of a group home or congregate care facility that (i) is participating in a qualified public assistance program, and (ii) is located within a qualified broadband Internet access service provider's service territory in this state, and (B) a household (i) in which at least one resident is participating in a qualified public assistance program, and (ii) that is located within a qualified broadband Internet access service provider's service territory in this state;
 - (7) "Qualified broadband Internet access service provider" means a broadband Internet access service provider that is doing business in this state and with any state agency, including, but not limited to, through a procurement contract;
- (8) "Qualified public assistance program" means (A) the Connecticut energy assistance program administered by the Department of Social Services pursuant to the Low-Income Home Energy Assistance Act of 1981, as amended from time to time, (B) the National School Lunch Program, (C) the temporary assistance for needy families program administered by the Department of Social Services pursuant to the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, as amended from time to time, (D) the supplemental nutrition assistance program administered by the Department of Social Services pursuant to the Food and Nutrition Act of 2008, as amended from time to time, (E) the Covered Connecticut program established under section 19a-754c of the general statutes, (F) HUSKY Health, as defined in section 17b-290 of the general statutes, (G) the state supplement program to the federal Supplemental Security Income Program administered by the Department of Social Services pursuant to the Social Security Act, as amended from time to time, and (H) any program providing need-based financial aid for post-secondary education; and
 - (9) "State agency" has the same meaning as provided in section 1-79

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- 109 of the general statutes.
- (b) The Department of Consumer Protection shall develop, establish
- and administer a program that shall be known as the "Net Equality
- 112 Program" for the purposes set forth in this section. As part of said
- 113 program:
- 114 (1) The department shall monitor progress toward achieving the
- objectives set forth in subparagraph (C)(i) of subdivision (2) of this
- 116 subsection; and
- 117 (2) Each qualified broadband Internet access service provider shall:
- 118 (A) Beginning on October 1, 2024, allow any resident or household
- described in subdivision (6) of subsection (a) of this section, during any
- month in which such resident or household qualifies as an eligible
- 121 household, to immediately convert to affordable broadband Internet
- access service provided by such qualified broadband Internet access
- 123 service provider;
- 124 (B) Not later than October 1, 2024, establish and maintain a telephone
- number at which members of eligible households may contact trained
- personnel to sign up for affordable broadband Internet access service
- during the thirty-minute period immediately following the beginning
- of a telephone call made to such telephone number;
- 129 (C) Not later than December 31, 2024, and annually thereafter, hold a
- public meeting with key stakeholders to (i) ensure that (I) at least ninety
- per cent of eligible households receive affordable broadband Internet
- access service not later than January 1, 2025, and (II) at least ninety-five
- per cent of eligible households receive affordable broadband Internet
- access service not later than January 1, 2028, and (ii) explore options to
- 135 establish and advance strategic and effective public-private
- 136 partnerships;
- (D) Not later than April 1, 2025, and annually thereafter, submit to
- 138 the Department of Consumer Protection, in a form and manner

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- 139 prescribed by the Commissioner of Consumer Protection, a report 140 disclosing (i) the number of eligible households that signed up for 141 affordable broadband Internet access service provided by such qualified 142 broadband Internet access service provider during the year that is the 143 subject of the report, and (ii) the total number of eligible households that 144 received affordable broadband Internet access service provided by such 145 qualified broadband Internet access service provider during the year 146 that is the subject of such report; and
- 147 (E) (i) Beginning on October 1, 2024, advertise, in print and online, in 148 multiple languages and by placing advertisements with public and 149 nongovernmental organizations, the availability of (I) the affordable 150 broadband Internet access service provided by such qualified 151 broadband Internet access service provider in this state, and (II) the 152 "Affordable Connectivity Program" developed and implemented by the 153 Federal Communications Commission or an equivalent program 154 offered by said commission.
 - (ii) Each advertisement required under subparagraph (E)(i) of this subdivision shall include the telephone number established and maintained pursuant to subparagraph (B) of this subdivision.

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- (iii) Notwithstanding subparagraph (E)(i) of this subdivision, a qualified broadband Internet access service provider may cease all advertisements required under said subparagraph if a reputable statewide survey demonstrates that (I) at least eighty per cent of eligible households are aware that affordable broadband Internet access service is available, or (II) at least ninety-five per cent of eligible households are connected to the Internet at home.
- (c) (1) Except as provided in subdivision (2) of this subsection, all affordable broadband Internet access service provided pursuant to this section shall provide:
- (A) Speeds that are at least as fast as (i) twenty-five megabits per second downstream, and (ii) three megabits per second upstream; and

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(B) Sufficient speeds and latency to support distance learning and telehealth services.

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- 172 (2) The Commissioner of Consumer Protection may authorize a 173 deviation from the requirements established in subdivision (1) of this 174 subsection for the purpose of complying with applicable state or federal 175 law, except the commissioner shall not authorize any deviation from 176 such requirements to allow any affordable broadband Internet access 177 service provided pursuant to this section to provide speeds that are 178 slower than the speeds set forth in subparagraph (A) of subdivision (1) 179 of this subsection.
 - (d) (1) Beginning on October 1, 2024, and except as provided in subdivision (2) of this subsection, no state agency shall do business, or enter into any procurement contract, with any broadband Internet access service provider that is doing business in this state unless such broadband Internet access service provider offers affordable broadband Internet access service to eligible households as required under this section.
 - (2) The provisions of subdivision (1) of this subsection shall not be construed to impair any contract that is in existence on October 1, 2024.
- (e) The provisions of subsections (a) to (d), inclusive, of this section shall not be construed to apply to the Department of Emergency Services and Public Protection.
- Sec. 3. (NEW) (*Effective October 1, 2024*) (a) For the purposes of this section:
- 194 (1) "Business" has the same meaning as provided in section 42-158ff 195 of the general statutes;
- 196 (2) "Consumer" means an individual who is (A) a prospective 197 recipient of consumer goods or consumer services, and (B) physically 198 present in this state at the time the individual purchases a consumer 199 good or consumer service;

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- 200 (3) "Consumer good" has the same meaning as provided in section 201 42-158ff of the general statutes;
- (4) "Consumer service" has the same meaning as provided in section
 42-158ff of the general statutes; and
- (5) "Deceptive fee" means any fee, charge or cost that (A) a consumer is required to pay in order to purchase, lease or otherwise receive a consumer good or consumer service, and (B) (i) is not displayed to the consumer before the consumer good or service is selected for purchase, or (ii) is intentionally obscured, unclear or misrepresented by a business for the purpose of misleading a consumer.
 - (b) (1) Except as provided in subdivision (2) of this subsection, no business that offers to sell, lease or otherwise provide a consumer good or consumer service to a consumer shall:

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- (A) Advertise, display or otherwise offer the consumer good or consumer service to the consumer at a price that excludes any fee, charge or cost, other than any applicable federal, state or local tax, that such consumer is required to pay in order to purchase, lease or otherwise receive such consumer good or consumer service; or
- 218 (B) Require the consumer to pay any deceptive fee in order to 219 purchase, lease or otherwise receive the consumer good or consumer 220 service.
- 221 (2) The provisions of subdivision (1) of this subsection shall not be construed to:
 - (A) Prohibit a business from imposing any fee, charge or cost for a consumer good or consumer service, or omitting any fee, charge or cost from any advertised, displayed or offered price for a consumer good or consumer service, if such fee, charge or cost (i) is dependent on a consumer's selections, (ii) cannot feasibly be calculated in full when the price for such consumer good or consumer service is first advertised, displayed or offered, and (iii) is disclosed to the consumer before the

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- consumer purchases the consumer good or consumer service;
- (B) Impose any liability on a business that is engaged in the business
- of facilitating motor vehicle rentals or occupancy in hotel or motel guest
- 233 rooms for any consumer transaction in which (i) such business facilitates
- a motor vehicle rental or occupancy in a hotel or motel guest room, and
- 235 (ii) the person providing such motor vehicle rental or occupancy in such
- 236 hotel or motel guest room imposes a fee, charge or cost without the
- 237 knowledge of such business; or
- (C) Apply to any transaction or action otherwise permitted under law
- 239 as administered by any regulatory board or officer acting under
- statutory authority of the state or of the United States.
- (c) Any violation of subsection (b) of this section shall be deemed an
- 242 unfair or deceptive trade practice under subsection (a) of section 42-110b
- of the general statutes.
- 244 (d) The Department of Consumer Protection shall:
- 245 (1) Maintain a record of each violation of subsection (b) of this section
- of which the department has knowledge; and
- 247 (2) Within available appropriations, develop, establish and maintain
- 248 a publicly accessible online portal for the purpose of notifying
- 249 consumers of the violations described in subdivision (1) of this
- 250 subsection.
- Sec. 4. (NEW) (Effective July 1, 2024) (a) As used in this section:
- 252 (1) "Covered foreign entity" means (A) any person that is included in
- 253 (i) the Consolidated Screening List maintained by the United States
- 254 Department of Commerce, United States Department of State and
- 255 United States Department of Treasury, or (ii) the Entity List,
- 256 Supplement 4 to 15 CFR Part 744, as amended from time to time, (B) the
- 257 People's Republic of China, the Russian Federation and any
- 258 governmental subdivision, agency or instrumentality thereof, (C) any
- 259 person domiciled in the People's Republic of China or the Russian

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- 260 Federation, (D) any person under the control or influence of the People's
- 261 Republic of China or the Russian Federation, and (E) any affiliate or
- 262 subsidiary of any foreign government or person described in
- subparagraphs (A) to (D), inclusive, of this subdivision;

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- (2) "Person" means any individual, association, corporation, limited liability company, partnership, trust, government, governmental subdivision, agency, instrumentality or other legal entity;
- 267 (3) "Public entity" means (A) the state of Connecticut, any state 268 agency, as defined in section 1-79 of the general statutes, any 269 municipality within this state and any political subdivision of this state, 270 and (B) any person that enters into a contract with the state or any state 271 agency, municipality or political subdivision described in subparagraph 272 (A) of this subdivision; and
 - (4) "Small unmanned aircraft system" (A) means any unmanned powered aircraft that (i) is operated without the possibility of direct human intervention from within or on the aircraft, and (ii) weighs less than fifty-five pounds including anything attached to or carried by the aircraft, and (B) includes (i) all elements that (I) are associated with the aircraft described in subparagraph (A) of this subdivision, and (II) are required for the operator to operate the aircraft described in subparagraph (A) of this subdivision safely and efficiently in the national airspace system, and (ii) any communication links and components that control the aircraft described in subparagraph (A) of this subdivision.
- 284 (b) (1) Beginning on October 1, 2024, and except as provided in subdivisions (2) and (3) of this subsection:
- 286 (A) No public entity shall purchase any small unmanned aircraft 287 system assembled or manufactured by a covered foreign entity; and
 - (B) No state funds, including, but not limited to, any state funds awarded or paid pursuant to a contract, cooperative agreement or grant, shall be used to purchase, operate or repair a small unmanned aircraft

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- 291 system assembled or manufactured by a covered foreign entity.
- 292 (2) The provisions of subdivision (1) of this subsection shall not be 293 construed to impair any contract entered into before October 1, 2024.
- 294 (3) The Secretary of the Office of Policy and Management may waive 295 the prohibitions established in subdivision (1) of this subsection if:
- (A) The person seeking such waiver submits to the Office of Policy and Management, in a form and manner prescribed by the Secretary of the Office of Policy and Management, (i) an application specifying the need for such waiver, and (ii) an application fee in the amount of forty dollars; and
- 301 (B) The Secretary of the Office of Policy and Management (i) has 302 reviewed the application submitted pursuant to subparagraph (A)(i) of 303 this subdivision and determined that such waiver is necessary (I) due to 304 exigent circumstances, (II) to counter another unmanned aircraft 305 system, or (III) for the purpose of any criminal investigation, and (ii) 306 submits to the joint standing committee of the General Assembly having 307 cognizance of matters relating to consumer protection a notice 308 disclosing such waiver and the reasons therefor.
 - (c) (1) Not later than October 1, 2024, any public entity that operates a small unmanned aircraft system assembled or manufactured by a covered foreign entity shall submit to the Office of Policy and Management, in a form and manner prescribed by the Secretary of the Office of Policy and Management:
- 314 (A) A comprehensive plan to discontinue operation of such small unmanned aircraft system; and
- 316 (B) A processing fee in the amount of twenty dollars.

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317 (2) The Office of Policy and Management shall adopt rules specifying 318 requirements concerning the comprehensive plans required under 319 subparagraph (A) of this subdivision.

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- 320 (d) Beginning on October 1, 2025, no public entity shall operate a 321 small unmanned aircraft system assembled or manufactured by a 322 covered foreign entity.
- Sec. 5. (NEW) (*Effective October 1, 2024*) (a) For the purposes of this section:
- 325 (1) "Connected device" means an Internet-connected device, 326 including, but not limited to, a cellular telephone, computer, home 327 appliance, motor vehicle, tablet, television, toy or video game console, 328 that includes a microphone;
- 329 (2) "Connected device manufacturer" means the person who 330 manufactures a connected device;
- 331 (3) "Initial consumer" means an individual who is (A) a resident of 332 this state, and (B) with respect to any connected device, the first 333 individual to purchase, lease or otherwise assume ownership of such 334 connected device;
- 335 (4) "Person" means an individual, association, corporation, limited 336 liability company, partnership, trust or other legal entity;
- (5) "Personally identifying information" has the same meaning as provided in section 42-284 of the general statutes;
- 339 (6) "Provider" means a person doing business in this state, including, 340 but not limited to, a connected device manufacturer, who sells, leases or 341 otherwise provides a connected device to the initial consumer of the 342 connected device;
- 343 (7) "Toy" means a product that a manufacturer designs, or intends to 344 be used, for amusement or play; and
- 345 (8) "Voice recognition feature" means any function of a connected 346 device that enables the connected device to collect, record, store, 347 analyze, interpret, transmit or otherwise use any spoken word or other 348 sound.

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- (b) No provider shall allow any person to activate any voice recognition feature of a connected device unless the provider prominently displays to the initial consumer or any person whom the initial consumer designates to first install or set up the connected device, at the time that such initial consumer or person first installs or sets up such connected device, a statement disclosing:
 - (1) That such connected device includes a microphone;

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- 356 (2) That the microphone included in such connected device will be enabled or turned on;
- 358 (3) That such connected device might record such initial consumer;
- (4) That the connected device manufacturer of such connected devicemight retain recordings of such initial consumer;
- (5) Which command or action will activate or enable operation of the
 microphone included in such connected device;
- 363 (6) The categories of sounds that (A) the microphone included in such 364 connected device will listen for or record, or (B) might be disclosed to 365 any person other than such initial consumer; and
 - (7) The categories of persons described in subparagraph (B) of subdivision (6) of this subsection.
- 368 (c) Each person who records and transmits any personally identifying 369 information collected through a microphone included in a connected 370 device shall implement and maintain reasonable security measures to 371 protect such personally identifying information from any unauthorized 372 access, acquisition, destruction, disclosure, modification or use thereof.
 - (d) No connected device manufacturer, or person who enters into a contract with a connected device manufacturer, shall use or sell any recording collected through operation of a voice recognition feature for advertising purposes.

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- 377 (e) No person shall compel a connected device manufacturer, or any 378 other person operating a voice recognition feature, to build specific 379 features for the purpose of allowing a law enforcement agency or officer 380 to monitor communications through a voice recognition feature.
 - (f) Nothing in this section shall be construed to:

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- 382 (1) Impose any liability on a connected device manufacturer for any 383 functionality provided by an application that an initial consumer (A) 384 downloads and installs, or (B) chooses to use on a network of remote 385 servers hosted on the Internet to store, manage and process data;
 - (2) Authorize disclosure of any recording retained by a connected device manufacturer to another person, including, but not limited to, a law enforcement agency or officer, unless such disclosure is authorized by other applicable law or pursuant to an order issued by a court of competent jurisdiction; or
- (3) Modify, limit or supersede the operation of any other provision ofthe general statutes concerning privacy or security.
 - (g) A violation of this section shall be deemed an unfair or deceptive trade practice under subsection (a) of section 42-110b of the general statutes.
- Sec. 6. (NEW) (*Effective January 1, 2025*) (a) As used in this section, unless the context otherwise requires:
 - (1) "Broadband Internet access service" (A) means a mass-market retail service that, by wire or radio, provides the capability to transmit data to, and receive data from, all or substantially all Internet endpoints, including, but not limited to, any capability that is incidental to, and enables the operation of, such service, (B) includes any service that is (i) provided to customers in this state and functionally equivalent to the service described in subparagraph (A) of this subdivision, or (ii) used to evade the requirements established in this section, and (C) excludes dial-up Internet access service;

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- 407 (2) "Broadband Internet access service provider" means any person 408 who provides broadband Internet access service in this state;
- 409 (3) "Commissioner" means the Commissioner of Consumer 410 Protection;
- 411 (4) "Content" means all traffic transmitted to or from end users of a 412 broadband Internet access service;
- (5) "Department" means the Department of Consumer Protection;
- 414 (6) "Edge provider" means any person who provides (A) any content 415 over the Internet, or (B) a device used for accessing any content over the 416 Internet;
- 417 (7) "End user" means any person who uses a broadband Internet 418 access service;
- (8) "Fixed broadband Internet access service" (A) means any broadband Internet access service that services end users primarily at fixed endpoints by using stationary equipment, and (B) includes, but is not limited to, any fixed wireless service, fixed unlicensed wireless service or fixed satellite service:
- 424 (9) "Mobile broadband Internet access service" means any broadband 425 Internet access service that serves end users primarily by using mobile 426 stations;
- 427 (10) "Net neutrality principles" means the principles set forth in subsection (c) of this section;

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(11) "Paid prioritization" means the management of a broadband Internet access service provider's network to, directly or indirectly, favor some content or traffic over other content or traffic, including, but not limited to, through use of techniques such as traffic shaping, prioritization, resource reservation or any other form of preferential content or traffic management, (A) in exchange for monetary or other consideration from a third party, or (B) to benefit any entity affiliated

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with the broadband Internet access service provider;

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- 437 (12) "Person" means an individual, association, corporation, limited 438 liability company, partnership, trust or other legal entity; and
- (13) "Reasonable network management practice" means any network management practice that (A) is primarily justified as technical network management, or (B) the Commissioner of Consumer Protection determines is primarily used for, and tailored to, achieving a legitimate network management purpose, taking into account the particular network architecture and technology of the broadband Internet access service.
 - (b) Not later than January 1, 2026, the Department of Consumer Protection shall develop a procedure by which a broadband Internet access service provider who is engaged in the business of providing any fixed broadband Internet access service or mobile broadband Internet access service in this state shall submit to the department, at least annually and in a form and manner prescribed by the Commissioner of Consumer Protection, a registration and certification that such broadband Internet access service provider is in compliance with the requirements established in subsection (c) of this section.
 - (c) Beginning on April 1, 2026, the Commissioner of Consumer Protection shall issue a certificate of net neutrality compliance to any broadband Internet access service provider who submits to the Department of Consumer Protection the registration and certification required under subsection (b) of this section if such broadband Internet access service provider demonstrates, and the commissioner finds, that such broadband Internet access service provider:
 - (1) Does not engage in any of the following practices in the state:
- (A) Blocking lawful content, or nonharmful devices, subject to reasonable network management practices that such broadband Internet access service provider has disclosed to consumers;

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- (B) Impairing or degrading lawful Internet traffic on the basis of content, or the use of any nonharmful device, subject to reasonable network management practices that such broadband Internet access service provider has disclosed to consumers;
- 470 (C) Except as provided in subsection (e) of this section, paid 471 prioritization;
- 472 (D) Except for any interference caused by a reasonable network 473 management practice, unreasonably interfering with or unreasonably 474 disadvantaging:
- 475 (i) A customer's ability to select, access and use (I) broadband Internet 476 access service, or (II) lawful content or devices of the customer's choice; 477 or
- 478 (ii) An edge provider's ability to make lawful content or devices 479 available to a customer; or
- 480 (E) Any deceptive or misleading marketing practice that 481 misrepresents to such broadband Internet access service provider's 482 customers the treatment of Internet traffic or content; and
- 483 (2) Publicly discloses to consumers accurate information concerning 484 such broadband Internet access service provider's network 485 management practices, performance and the commercial terms of such 486 broadband Internet access service provider's broadband Internet access 487 services, which disclosure shall be sufficient for:
- (A) A consumer to make an informed decision regarding the consumer's use of such broadband Internet access services; and
- 490 (B) A developer of content, or a device provider, to develop, market 491 and maintain Internet offerings.
- (d) Any end user of broadband Internet access service may file a complaint with the Department of Consumer Protection alleging noncompliance with the provisions of this section. Upon receipt of any

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such complaint, the department shall record such complaint and may, based on such complaint, initiate a review of the performance of a broadband Internet access service provider engaged in the provision of fixed broadband Internet access service or mobile broadband Internet access service. The Commissioner of Consumer Protection, or the commissioner's designee, upon a finding that any such broadband Internet access service provider failed to comply with the net neutrality principles established in subsection (c) of this section, shall conduct a hearing, which shall be conducted as a contested case in accordance with chapter 54 of the general statutes, and after such hearing shall issue orders to enforce the provisions of this section. The commissioner or the commissioner's designee may assess against such broadband Internet access service provider a civil penalty in the amount of not more than ten thousand dollars for each violation of the provisions of this section.

- (e) The Commissioner of Consumer Protection may waive the prohibition on paid prioritization under subparagraph (C) of subdivision (1) of subsection (c) of this section only if the broadband Internet access service provider engaged in the provision of fixed or mobile broadband Internet access service demonstrates, and the commissioner finds, that the practice would provide a significant public benefit and would not harm the open nature of the Internet in the state.
- (f) Nothing in this section shall be construed as superseding or limiting any existing obligation or authorization of a broadband Internet access service provider engaged in the provision of fixed or mobile broadband Internet access services to address the needs of emergency communications, law enforcement, public safety or national security authorities, consistent with or as permitted by applicable law. Nothing in this section shall be construed to prohibit reasonable efforts by a broadband Internet access service provider engaged in the provision of fixed or mobile broadband Internet access services to address copyright infringement or other unlawful activity.
- (g) The terms and definitions of this section shall be interpreted broadly, and any exceptions thereto interpreted narrowly, using

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- relevant Federal Communications Commission orders, advisory opinions, rulings and regulations as persuasive guidance.
- Sec. 7. (NEW) (Effective October 1, 2024) (a) As used in this section:
- 531 (1) "Person" means an individual, association, corporation, limited 532 liability company, partnership, trust or other legal entity;
- 533 (2) "Streaming service" means a service that (A) is available on a 534 subscription basis, and (B) delivers audio, video or audio and video 535 content in a compressed form over the Internet in real time;
- 536 (3) "Streaming service provider" means a person doing business in 537 this state that offers or provides a streaming service to a subscriber; and
- 538 (4) "Subscriber" means a person in this state who subscribes to a 539 streaming service offered or provided by a streaming service provider.

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- (b) No streaming service provider shall charge a subscriber for any streaming service after the date on which such subscriber requests to cancel such streaming service. If the subscriber makes such request before the last day of the monthly billing period for such streaming service, the streaming service provider shall provide to the subscriber a pro rata rebate for all days of the monthly billing period after the date on which the subscriber made such request.
- Sec. 8. (NEW) (*Effective January 1, 2025*) (a) For the purposes of this section:
- (1) "Antenna" includes, but is not limited to, any resonant device that is designed especially for the purpose of capturing electromagnetic energy transmitted by direct satellite or commercial radio or television broadcasting facilities;
 - (2) "Authorized repair provider" (A) means a person who (i) is unaffiliated with a manufacturer, and (ii) has an arrangement with a manufacturer (I) under which the manufacturer grants to the person a license to use a trade name, service mark or other proprietary identifier

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to offer diagnostic, maintenance or repair services for electronic or appliance products under the manufacturer's name, or (II) to offer diagnostic, maintenance or repair services for electronic or appliance products on behalf of the manufacturer, and (B) includes a manufacturer, with respect to any of such manufacturer's electronic or appliance products, if the manufacturer (i) offers diagnostic, maintenance or repair services for such product, and (ii) does not have an arrangement with an unaffiliated person to diagnose, maintain or repair such product;

- (3) "Documentation" means any electronic or appliance product diagram, manual, reporting output, schematic, service code description or similar information that a manufacturer provides to an authorized repair provider or, if the manufacturer does not have an authorized repair provider, the manufacturer uses for the purpose of diagnosing, maintaining or repairing an electronic or appliance product;
- (4) "Electronic or appliance product" or "product" (A) means any antenna, electronic set, major home appliance or rotator (i) that is manufactured for the first time, and first sold or used in this state, on or after January 1, 2025, and (ii) for which the manufacturer makes documentation, parts and tools available to an authorized repair provider, (B) includes, but is not limited to, any item set forth in subparagraph (A) of this subdivision that is sold through any method other than a direct retail sale, and (C) does not include any (i) alarm system, as defined in section 29-6c of the general statutes, (ii) motor vehicle, as defined in section 13b-387 of the general statutes, or any component used to maintain, manufacture or repair any motor vehicle, or (iii) video game console;
- (5) "Electronic set" includes, but is not limited to, any audio or video recorder or playback equipment, computer system, facsimile machine, photocopier, radio, television, video camera or video monitor that is normally used or sold for personal, family, household or home office use;

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- 589 (6) "Fair and reasonable terms" means terms that satisfy the 590 requirements established in subdivision (3) of subsection (b) of this 591 section;
- 592 (7) "Manufacturer" means the person who manufactures an electronic 593 or appliance product;

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- (8) "Major home appliance" includes, but is not limited to, any dishwasher, dryer, freezer, microwave oven, range, refrigerator, room air conditioner, trash compactor or washer that is normally used or sold for personal, family, household or home office use;
- (9) "Part" means any replacement component or assembly of components, either new or used, which the manufacturer of an electronic or appliance product makes available to an authorized repair provider to facilitate the maintenance or repair of such product;
- (10) "Person" means an individual, association, corporation, limited liability company, partnership, trust or other legal entity;
 - (11) "Rotator" includes, but is not limited to, an electromechanical device, used in connection with an antenna installation or repair, that is operated from a remote location to rotate an antenna on a horizontal plane;
- 608 (12) "Tool" (A) means any hardware implement, software program or 609 other apparatus that the manufacturer of an electronic or appliance 610 product makes available to an authorized repair provider for the 611 diagnosis, maintenance or repair of such product, and (B) includes, but 612 is not limited to, (i) any software or other mechanism that provisions, 613 programs, pairs a part, provides or calibrates functionality or performs 614 any other function necessary to repair an electronic or appliance 615 product, or a part thereof, and return such product or part to its fully 616 functional condition, and (ii) any update to any software or mechanism described in subparagraph (B)(i) of this subdivision; 617
 - (13) "Trade secret" has the same meaning as provided in section 35-

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51 of the general statutes; and

- (14) "Video game console" (A) means any computing device, including, but not limited to, any console machine, handheld console device or similar device or system, that is primarily used by consumers to play video games, (B) includes, but is not limited to, the components and peripherals of any computing device described in subparagraph (A) of this subdivision, and (C) does not include any (i) general or all-purpose computing device, (ii) desktop, laptop or tablet computer, or (iii) hand-held mobile telephone, as defined in section 14-296aa of the general statutes.
- (b) (1) Notwithstanding any other provision of the general statutes, the manufacturer of an electronic or appliance product shall make available, on fair and reasonable terms, to the owners of such product, service and repair facilities and service dealers documentation and functional parts and tools, inclusive of any updates thereto, that are sufficient to effect the diagnosis, maintenance or repair of such product:
- (A) For at least three years after the last date on which such manufacturer manufactured an electronic or appliance product of the same model or type if such product has a wholesale price to a retailer, or to any other person in any sale other than a direct retail sale, of at least fifty dollars but less than one hundred dollars; or
- (B) For at least seven years after the last date on which such manufacturer manufactured an electronic or appliance product of the same model or type if such product has a wholesale price to a retailer, or to any person in any sale other than a direct retail sale, of at least one hundred dollars.
- (2) The time periods set forth in subparagraphs (A) and (B) of subdivision (1) of this subsection shall apply regardless of whether such time periods exceed the term of any warranty period for the electronic or appliance product.
- (3) (A) For the purposes of subdivision (1) of this subsection and

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except as provided in subparagraph (B) of this subdivision, the manufacturer of an electronic or appliance product shall be deemed to have made documentation, functional parts and tools available on fair and reasonable terms if:

- (i) Such manufacturer makes such documentation, parts and tools available at costs and on terms that are equivalent to the most favorable costs and terms under which such manufacturer offers such documentation, parts and tools to authorized repair providers, accounting for any discount, rebate, convenient and timely means of delivery, means of enabling fully restored and updated functionality, rights of use or other incentive or preference such manufacturer offers to authorized repair providers;
- (ii) For documentation, such manufacturer makes such documentation, including any relevant updates thereto, available at no charge, except such manufacturer may impose a charge for the reasonable actual costs incurred by such manufacturer in preparing and sending a physical printed version of such documentation to an owner, service and repair facility or service dealer if the owner, service and repair facility or service dealer requests a physical printed version of such documentation; and
- (iii) For tools, such manufacturer makes such tools available at no charge and without imposing any impediment to access or use such tools to diagnose, maintain or repair and enable full functionality of such product, or in a manner that does not impair the efficient and cost-effective performance of any such diagnosis, maintenance or repair, except such manufacturer may impose a charge for the reasonable actual costs incurred by such manufacturer in preparing and sending such tools to an owner, service and repair facility or service dealer in physical form if the owner, service and repair facility or service dealer requests such tools in physical form.
- (B) If a manufacturer does not use an authorized repair provider, the manufacturer of an electronic or appliance product shall be deemed to

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- have made documentation, functional parts and tools available on fair and reasonable terms if such manufacturer makes such documentation, parts and tools available at a price that reflects the actual costs incurred by such manufacturer in preparing and delivering such documentation, parts and tools, excluding any research and development costs.
- (c) If a service dealer or service and repair facility is not an authorized repair provider for an electronic or appliance product, the service dealer or service and repair facility shall, before repairing any such product, provide to the customer who requests such repair a written notice disclosing:
- (1) That such service dealer or service and repair facility is not an authorized repair provider for such product; and
 - (2) Whether such service dealer or service and repair facility uses any (A) used replacement parts, or (B) replacement parts provided by a supplier other than the manufacturer of such product.
 - (d) (1) Except as provided in subdivision (2) of this subsection, no manufacturer or authorized repair provider shall be liable for any damage or injury caused to any electronic or appliance product, person or property that occurs as a result of any diagnosis, maintenance, modification or repair performed by an owner or a service dealer, including, but not limited to:
- 703 (A) Any indirect, incidental, special or consequential damages;
- 704 (B) Any loss of data, privacy or profits; or

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- 705 (C) Any inability to use, or reduced functionality of, such product.
- 706 (2) The provisions of subdivision (1) of this subsection shall not apply 707 to any design defect or manufacturing flaw that existed prior to, or 708 independent of, any diagnosis, maintenance, modification or repair 709 described in said subdivision.
- 710 (e) No provision of subsections (a) to (d), inclusive, of this section

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711 shall be construed to:

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- (1) Require the manufacturer of an electronic or appliance product to (A) disclose any trade secret, or license any intellectual property, including, but not limited to, any copyright or patent, unless such disclosure or license is necessary for such manufacturer to comply with the provisions of this section, (B) make available any special documentation, tools or parts that would disable or override antitheft security measures set by the owner of any such product without such owner's authorization, or (C) sell any part if such manufacturer no longer (i) provides such part, or (ii) makes such part available to authorized repair providers;
- (2) Require any manufacturer of an electronic or appliance product that is an authorized repair provider within the meaning of subparagraph (B) of subdivision (2) of subsection (a) of this section to make available any documentation or tools that (A) such manufacturer exclusively uses to perform, at no cost to customers, remote diagnostic services, including, but not limited to, remote diagnostic services performed by way of the Internet, electronic mail or any chat function or telephonic means, that do not require such manufacturer to physically handle a customer's electronic or appliance product, unless such manufacturer also makes such documentation or tools available to any person who is unaffiliated with such manufacturer, or (B) are exclusively used by machines that simultaneously repair several electronic or appliance products, provided such manufacturer makes available to the owners of such product, service and repair facilities and service dealers sufficient alternative documentation and tools to diagnose, maintain or repair such product;
- (3) Require distribution of the source code for an electronic or appliance product; or
- (4) Apply to the manufacturer of an electronic or appliance product if such manufacturer provides to a customer, at no charge to the customer, a replacement electronic or appliance product that is readily

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available and equivalent to, or better than, the replaced electronic or appliance product.

(f) A violation of this section shall be deemed an unfair or deceptive trade practice under subsection (a) of section 42-110b of the general statutes.

This act shall take effect as follows and shall amend the following sections:		
Section 1	from passage	New section
Sec. 2	July 1, 2024	New section
Sec. 3	October 1, 2024	New section
Sec. 4	July 1, 2024	New section
Sec. 5	October 1, 2024	New section
Sec. 6	January 1, 2025	New section
Sec. 7	October 1, 2024	New section
Sec. 8	January 1, 2025	New section

GL Joint Favorable Subst.

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