| | in the county jail or a fine not to exceed ten the to sign his or her name more than once for the sa To the Honorable John R. Ashcroft, Secretary of We, the undersigned, registered voters of the proposed law shall be submitted to the voters of each for himself or herself says: I have person St. Louis); my registered voting address and the | hstanding busand do ame meas State for state of 1 of the stat- ally signe name of t | the provisions of section 560.021, RSMo, to the contra- illars or both, for anyone to sign any initiative petition wi ure for the same election, or to sign a petition when such Initiative Petition the state of Missouri: Missouri and County e of Missouri, for their approval or rejection, at the gener d this petition; I am a registered voter of the state of Mis he city, town or village in which I live are correctly writt | ry, for a te ith any nar person kn (or city o ral election souri and ten after m | rm of imprine other the ows he or s | isonment not to exceed one year an his or her own, or knowingly she is not a registered voter. b), respectfully order that the following on the 8th day of November, 2022, and County (or city of | | |
|----------|--|--|--|--|---|--|--|--|
| | STATE OF MISSOURI, COUNTY OFduly sworn, say (print names of signers) | I, COUNTY OF | | | being first | | | |
| I | NAME (Signature) | DATE | REGISTERED VOTING ADDRESS | ZIP | CONGR DIST. | NAME (Printed or Typed) | | |
| | | 0.425 | and the large of the supply of the | 1 2 14 3 | live).c | 1. do | | |
| T | to the motive age of | | | 4 | 11.1.1 | ~ E | | |
| + | Man 1933 Co. I manufaction stores sens | 21.562 | policy fitted and the medical staff of contracting such | 121 | 140 17 A | E Cass | | |
| + | 69 (21) 4.21 L. J. 201 (2021) A. | , Setut | T 2700 021 L F 2 5 20 C C | - 22.00 | | 9 | | |
| + | | T 10 | a set the spiriture if the eight of particular description. | | THE THE | 383 | | |
| + | Encode avoir prizarente de production de la companya del companya de la companya de la companya del companya de la companya del companya de la companya de la companya de la companya de la companya del companya de la companya del la companya del la companya del la companya del la companya de la companya del la companya del la companya del la companya d | 21/11/1 | r of the order of the state of | 1.17 | 25.45% | 2 - | | |
| 1 | | | | 10.36 | | m / - | | |
| | rier a Pales e dian Birth. | s.Ledi | Material Company of the Company of the | inter- | 20° SE | - v <u>alua</u> n du n el periole <u>E</u> | | |
| | stratic man come folia si | <u> </u> | er i de la Preside destal | 121-1- | engli | 2.00.000 (21.0020) | | |
| | | | ±-47/x **** 1897-18-80/20 | | CAN-A/fro | Charles Colonia Colonia de | | |
| T | | | | | | 1947 | | |
| T | Secretary Secretary of | P.E. | | i la t | | | | |
| r | | | | + | | ALCO RESEARCH ALCOHOLS | | |
| H | | 7150cc. | All and market to a section of the about the latest and the section of the sectio | | ed the c | in folial and the mass. | | |
| | marelity and to accept an | ME. | anggungan dagbanggi na manggal naggan. Paggungan dagbanggan na paggan gga | | als. | Burger of the control of | | |
| _ | | | | 22.7 | (foreb | grafilians by Assistantia | | |
| _ | e de la companya de l | 20.000 | But the Person Consultation Con- | | 12,125,29 | photosoft/septiments/section | | |
| L | | | | | | storage operational at | | |
| | | | W | | | Part III | | |
| | | | | | | al entre en | | |
| 11500000 | | | | | 10 | | | |
| | | | | | | The second of th | | |
| | registered voting address and city, town or village County (or city of THAT ALL STATEMENTS MADE BY ME ARE | correctly of St. Lou E TRUE A VING FO | n signed his or her name thereto in my presence; I believe, and that each signer is a registered voter of the state of is). FURTHERMORE, I HEREY SWEAR OR AFFIR AND CORRECT AND THAT I HAVE NEVER BEEN CORGERY. I am at least 18 years of age. I do do not | Missouri a M UNDEI CONVICT (check o | ind R PENALT ED OF, FO one) expect | Y OF PERJURY | | |

Address of Notary

Notary Public (Seal)

My commission expires _

City, State, and Zip Code of Affiant

Be it enacted by the people of the State of Missouri:

Chapter 407, RSMo, is amended by adding three new sections, to be known as sections 407.652, 407.653, and 407.654, to read as follows:

407.652

- 1. For digital electronic equipment, and parts for such equipment, sold or used in the state of Missouri, an original equipment manufacturer shall make available, for purposes of diagnosis, maintenance, or repair, to any independent repair provider, or to the owner of digital electronic equipment manufactured by or on behalf of, or sold by, the original equipment manufacturer, on fair and reasonable terms:
- (a) Documentation, parts, and tools, inclusive of any updates to information or embedded software.
- (b) Diagnostic and repair information that is provided to an authorized repair provider available to an independent repair provider or owner in the same manner that such information is provided to the authorized repair provider without any additional charge.

 (c) Service parts provided to an authorized repair provider available for purchase by an independent repair provider or owner. However, the manufacturer need not make accessible for purchase any service part no longer available to the manufacturer or the authorized repair provider.
- (d) Diagnostic repair tools that incorporate the same diagnostic repair capabilities made available to an authorized repair provider available for purchase by an independent repair provider or owner.
- (e) Any special documentation, tools, and parts needed to reset an electronic security lock or other security-related function when disabled in the course of diagnosis, maintenance, or repair of the equipment. Such documentation, tools, and parts may be made available through appropriate secure release systems.
- 2. Any original equipment manufacturer that sells any diagnostic, service, or repair documentation to any independent repair provider or to any owner in a format that is standardized with other original manufacturers, and on terms and conditions more favorable than the manner and the terms and conditions pursuant to which the authorized repair provider obtains the same diagnostic, service, or repair documentation, is prohibited from requiring any authorized repair provider to continue purchasing diagnostic, service, or repair documentation in a proprietary format, unless the proprietary format includes diagnostic, service, or repair documentation or functionality that is not available in such a standardized format.
- 3. Original equipment manufacturers of digital electronic equipment sold on or after January 1, 2024, in the state of Missouri are prohibited from designing or manufacturing digital electronic equipment in such a way as to prevent reasonable diagnostic or repair functions by an independent repair provider. Preventing reasonable diagnostic or repair functions includes permanently affixing a battery in a manner that makes it difficult or impossible to remove.

407,653

- 1. Nothing in this Act shall be construed to require an original equipment manufacturer to divulge a trade secret to an owner or an independent service provider except as necessary to provide documentation, parts, and tools on fair and reasonable terms.
- 2. No provision in this Act shall be construed to alter the terms of any arrangement in force between an authorized repair provider and an original equipment manufacturer, including, but not limited to, the performance or provision of warranty or recall repair work by an authorized repair provider on behalf of an original equipment manufacturer pursuant to such arrangement, except that any provision in such terms that purports to waive, avoid, restrict, or limit the original equipment manufacturer's obligations to comply with this section shall be void and unenforceable.
- 3. This section shall not require manufacturers or authorized repair providers to provide an owner or independent repair provider access to nondiagnostic and nonrepair information provided by a manufacturer to an authorized repair provider pursuant to the terms of an authorizing agreement.

407,654

- 1. An independent repair provider or owner that believes that a manufacturer has failed to provide information, including documentation, updates to firmware, safety and security corrections, diagnostics, documentation, or a tool required by this section, shall notify the manufacturer in writing and give the manufacturer thirty days from the time the manufacturer receives the complaint to cure the failure. If the manufacturer cures the complaint within thirty days, damages are limited to actual damages in any subsequent litigation.
- 2. If the manufacturer fails to respond to the notice provided in subdivision (1) of this subsection or if an independent repair facility or owner is not satisfied with the manufacturer's cure, the independent repair facility or owner may file a complaint in district court. The complaint shall include:
- (a) Written information confirming that the complainant attempted to acquire and use, through the then-available standard support function provided by the manufacturer, all relevant diagnostics, tools, service parts, documentation, and updates to embedded software, including communication with customer assistance via the manufacturer's then-standard process, if made available by the manufacturer; and
- (b) Evidence of manufacturer notification as required in subdivision (1) of this subsection.
- 3. The attorney general shall enforce this section. Each violation of this section shall be punishable by a three-thousand-dollar fine, which shall be deposited in the general revenue fund established under section 33.543. This Act applies with respect to equipment sold or in use on or after January 1, 2023.