Amendment No. ____ (for drafter's use only)

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5	ORIGINAL STAMP BELOW
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11	The Committee on General Government Appropriations offered the
12	following:
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14	Amendment (with title amendment)
15	On page 31, lines 5 and 6,
16	remove from the bill: all of said lines
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18	and insert in lieu thereof:
19	Section 16. Effective July 1, 1999, section 427.802,
20	Florida Statutes, is amended to read:
21	427.802 DefinitionsAs used in this part:
22	(1) "Assistive technology devices" means manual
23	wheelchairs, motorized wheelchairs, motorized scooters,
24	voice-synthesized computer modules, optical scanners, talking
25	software, braille printers, environmental control devices for
26	use by a person with quadriplegia, motor vehicle adaptive
27	transportation aids, devices that enable persons with severe
28	speech disabilities to in effect speak, personal transfer
29	systems, and specialty beds, including a demonstrator, that a
30	consumer purchases or accepts transfer of in this state for
31	use by a person with a disability.

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- "Assistive Technology Device Warranty Act rights period" means the period ending 1 year after first delivery of the assistive technology device to the consumer or the manufacturer's express written warranty, whichever is longer.
- (3) "Person with a disability" means any person who has one or more permanent physical or mental limitations that restrict his or her ability to perform the normal activities of daily living and impede his or her capacity to live independently.
- (4)(3) "Assistive technology device dealer" means a business entity that is primarily engaged person who is in the business of selling or leasing of assistive technology devices. As used in this subsection, the term "primarily" means no less than 30 percent of the business entity's gross sales in the previous fiscal year.
- (5)(4) "Assistive technology device lessor" means a person who leases an assistive technology device to a consumer, or holds the lessor's rights, under a written lease.
- (6) "Collateral costs" means expenses incurred by a consumer in connection with the repair of a nonconformity, including the costs of obtaining an alternative assistive technology device.
 - (7) "Consumer" means any of the following:
- (a) The purchaser of an assistive technology device, if the assistive technology device was purchased from an assistive technology device dealer or manufacturer for purposes other than resale.
- (b) A person to whom the assistive technology device is transferred for purposes other than resale, if the transfer occurs before the expiration of an express warranty applicable to the assistive technology device.

- (c) A person who may enforce the warranty.
- (d) A person who leases an assistive technology device from an assistive technology device lessor under a written lease.
- (8) "Demonstrator" means an assistive technology device used primarily for the purpose of demonstration to the public.
- (9) "Department" means the Department of Agriculture and Consumer Services.
- (10)(8) "Early termination cost" means any expense or obligation that an assistive technology device lessor incurs as a result of both the termination of a written lease before the termination date set forth in that lease and the return of an assistive technology device to a manufacturer pursuant to this section. The term includes a penalty for prepayment under a financial arrangement.
- (11)(9) "Early termination saving" means any expense or obligation that an assistive technology device lessor avoids as a result of both the termination of a written lease before the termination date set forth in the lease and the return of an assistive technology device to a manufacturer pursuant to this section. The term includes an interest charge that the assistive technology device lessor would have paid to finance the assistive technology device or, if the assistive technology device lessor does not finance the assistive technology device, the difference between the total amount for which the lease obligates the consumer during the period of the lease term remaining after the early termination and the present value of that amount at the date of the early termination.

(12)(10) "Manufacturer" means a business entity that

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manufactures or produces assistive technology devices for sale and agents of that business entity, including an importer, a distributor, a factory branch, a distributor branch, and any warrantors of the manufacturer's assistive technology device, but not including an assistive technology device dealer.

- (13)(11) "Nonconformity" means a condition or defect of an assistive technology device which substantially impairs the use, value, or safety of the device and which is covered by an express warranty applicable to the assistive technology device, but does not include a condition or defect that is the result of abuse, neglect, or unauthorized modification or alteration of the assistive technology device by a consumer.
- $\underline{(14)}\overline{(12)}$ "Reasonable attempt to repair" means, within the terms of an express warranty applicable to a new assistive technology device:
- (a) A maximum of three efforts by the manufacturer, the assistive technology device lessor, or any of the manufacturer's authorized assistive technology device dealers to repair a nonconformity that is subject to repair under the warranty; or
- (b) The passage of at least 30 cumulative days during which the assistive technology device is out of service because of a nonconformity that is covered by the warranty.
- Section 17. Effective July 1, 1999, section 427.803, Florida Statutes, is amended to read:
- 427.803 <u>Duty of manufacturer and an assistive</u>

 technology device dealer to conform an assistive technology

 device to the warranty Express warranty.--
- (1) A manufacturer who sells a new assistive technology device to a consumer, either directly or through an assistive technology device dealer, shall furnish the consumer

with an express warranty for the assistive technology device. The duration of the express warranty must be at least 1 year after first delivery of the assistive technology device to the consumer. In the absence of an express warranty from the manufacturer, the manufacturer is considered to have expressly warranted to the consumer of an assistive technology device that, for a period of 1 year after the date of first delivery to the consumer, the assistive technology device will be free from any condition or defect that substantially impairs the value of the assistive technology device to the consumer.

- (2) If an assistive technology device does not conform to the warranty and the consumer first reports the problem to the manufacturer during the Assistive Technology Device

 Warranty Act rights period, the manufacturer shall make such repairs as are necessary to conform the device to the warranty, irrespective of whether such repairs are made after the expiration of the Assistive Technology Device Warranty Act rights period. Such repairs shall be at no cost to the consumer if reported to the manufacturer or assistive technology device dealer during the Assistive Technology

 Device Warranty Act rights period. Nothing in this paragraph shall be construed to grant an extension of the Assistive Technology Device Warranty Act rights period or to expand the time within which a consumer must file a complaint under this chapter.
- (3) Each manufacturer or assistive technology device dealer shall provide to its consumers conspicuous notice of the address and phone number for its zone, district, or regional office for this state in the written warranty or owner's manual. Within 10 days after the department's written request, a manufacturer shall forward to the department a copy

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of the owner's manual and any written warranty for each make and model of assistive technology device that it sells in this state.

- (4) The manufacturer shall provide to the assistive technology device dealer and, at the time of acquisition, the assistive technology device dealer shall provide to the consumer a written statement that explains the consumer's rights under this chapter. The written statement shall be prepared by the department and shall contain a toll-free number for the department that the consumer can contact to obtain information regarding the consumer's rights and obligations under this chapter or to commence arbitration. The consumer's signed acknowledgment of receipt of materials required under this subsection shall constitute prima facie evidence of compliance by the manufacturer and assistive technology device dealer. The form of the acknowledgments shall be approved by the department, and the assistive technology device dealer shall maintain the consumer's signed acknowledgment for 3 years.
- dealer shall provide to the consumer, each time the consumer's assistive technology device is returned after being examined or repaired under the warranty, a fully itemized, legible statement of any diagnosis made and all work performed on the assistive technology device, including, but not limited to, a general description of the problem reported by the consumer or an identification of the defect or condition, parts and labor, the date on which the assistive technology device was submitted for examination or repair, and the date when the repair or examination was completed.

Section 18. Effective July 1, 1999, section 427.804,

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Florida Statutes, is amended to read:

427.804 Repair of nonconforming assistive technology devices; refund or replacement of devices after attempt to repair; sale or lease of returned device; arbitration; investigation; limitation of rights.--

- (1) If a new assistive technology device does not conform to an applicable express warranty and the consumer reports the nonconformity to the manufacturer, the assistive technology device lessor, or any of the manufacturer's authorized assistive technology device dealers and makes the assistive technology device available for repair within 1 year after first delivery or return of the assistive technology device to the consumer, the nonconformity must be repaired at no charge to the consumer.
- (2) If, after a reasonable attempt to repair, the nonconformity is not repaired, the manufacturer, at the direction of a consumer as defined in s. $427.802\underline{(7)}(6)(a)-(c)$, must do one of the following:
- (a) Accept return of the assistive technology device and replace the assistive technology device with a comparable new assistive technology device and refund any collateral costs.
- (b) Accept return of the assistive technology device and refund to the consumer and to any holder of a perfected security interest in the consumer's assistive technology device, as the interest may appear, the full purchase price plus any finance charge amount paid by the consumer at the point of sale, and collateral costs.
- (c) With respect to a consumer as defined in s. 427.802(7)(6)(d), accept return of the assistive technology device, refund to the assistive technology device lessor and

to any holder of a perfected security interest in the assistive technology device, as the interest may appear, the current value of the written lease, and refund to the consumer the amount that the consumer paid under the written lease plus any collateral costs.

- (3) The current value of the written lease equals the total amount for which the lease obligates the consumer during the period of the lease remaining after its early termination plus the assistive technology device dealer's early termination costs and the value of the assistive technology device at the lease expiration date if the lease sets forth the value, less the assistive technology device lessor's early termination savings.
- device or a refund due under paragraph (2)(a), a consumer must offer to the manufacturer of the assistive technology device having the nonconformity to transfer possession of the assistive technology device to the manufacturer. No later than 30 days after the offer, the manufacturer shall provide the consumer with the comparable assistive technology device or refund. When the manufacturer provides the comparable assistive technology device or refund, the consumer shall return the assistive technology device having the nonconformity to the manufacturer, along with any endorsements necessary to transfer real possession to the manufacturer.
- (5) To receive a refund due under paragraph (2)(b), a consumer must offer to return the assistive technology device having the nonconformity to its manufacturer. No later than 30 days after the offer, the manufacturer shall provide the refund to the consumer. When the manufacturer provides the refund, the consumer shall return to the manufacturer the

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assistive technology device having the nonconformity.

- (6) To receive a refund due under paragraph (2)(c), an assistive technology device lessor must offer to transfer possession of the assistive technology device having the nonconformity to its manufacturer. No later than 30 days after the offer, the manufacturer shall provide the refund to the assistive technology device lessor. When the manufacturer provides the refund, the assistive technology device lessor shall provide to the manufacturer any endorsements necessary to transfer legal possession to the manufacturer.
- (7) A person may not enforce the lease against the consumer after the consumer receives a refund due under paragraph (2)(c).
- (8) An assistive technology device that is returned by a consumer or assistive technology device lessor in this state, or by a consumer or assistive technology device lessor in another state under a similar law of that state, may not be sold or leased again in this state, unless full disclosure of the reasons for return is made to any prospective buyer or lessee.
- (9) Each consumer may submit any dispute arising under this part to the department by completing a complaint form.

 The department may investigate the complaint on behalf of the consumer if reasonable evidence warrants such an action.
- (10) The department shall process consumer complaints pursuant to s. 570.544.
- (11)(9) Each consumer may submit any dispute arising under this part to an alternative arbitration mechanism established pursuant to chapter 682. Upon notice by the consumer, all manufacturers must submit to such alternative arbitration.

applicant.

(12) (10) Such alternative arbitration must be
conducted by a professional arbitrator or arbitration firm
appointed under chapter 682 and any applicable rules. These
procedures must provide for the personal objectivity of the
arbitrators and for the right of each party to present its
case, to be in attendance during any presentation made by the
other party, and to rebut or refute such a presentation.
(13) (11) This part does not limit rights or remedies
available to a consumer under any other law.
Section 19. Effective July 1, 1999, section 427.8041,
Florida Statutes, is created to read:
427.8041 Assistive technology device dealers
registration; application; exemption; penalties; adoption of
fees and fines; purchase fees
(1) Each assistive technology device dealer must
register with the department prior to doing business in this
state. The application for registration must be on a form
adopted by the department and must include at least the
following information:
(a) The name of the applicant.
(b) The name under which the applicant is doing
business.
(c) The business address at which the applicant sells
assistive technology devices or in the case of a mobile
assistive technology device business, the home address of the
owner, if different from the business address.
(d) Copies of all licenses, permits, and
certifications obtained by the applicant or employees of the

more than one place of business must register each separate

(2) Any assistive technology device dealer maintaining

location. In such case, fees shall be paid for each place of business.

- (3) Each initial application and renewal application for registration must be accompanied by a registration fee of \$300.
- registration certificate. In the case of an applicant with more than one place of business, the department shall issue a registration certificate for each place of business. The certificate must show at least the name and address of the assistive technology device dealer and the registration number for that place of business. In the case of a mobile assistive technology device dealer, the certificate must show the home address of the owner, if different from the business address. The registration certificate must be posted in a conspicuous manner in the assistive technology device dealer's place of business.
- (5) Any person applying for or renewing a local occupational license on or after July 1, 1999, to engage in selling assistive technology devices must exhibit an active registration certificate from the department before the local occupational license may be issued or renewed.
- (6) Each registration must be renewed annually on or before the expiration date of the current registration. A late fee of \$25 shall be paid, in addition to the registration fee or any other penalty, for any registration renewal application that is received by the department after the expiration date of the current registration. The department may not issue the registration until all fees are paid.
- (7) The department may deny or refuse to renew the registration of the assistive technology device dealer based

upon a determination that the dealer, or any of its directors, 1 2 officers, owners, or general partners: 3 Have failed to meet the requirements for (a) 4 registration as provided in this part; (b) Have not satisfied a civil fine, administrative 5 6 fine, or other penalty arising out of any administrative or 7 enforcement action brought by any governmental agency based upon conduct involving fraud, dishonest dealing, or any 8 9 violation of this part; 10 (c) Have had against them any civil, criminal, or administrative adjudication in any jurisdiction, based upon 11 12 conduct involving fraud, dishonest dealing, or any violation 13 of this part; or (d) Have had a judgment entered against them in any 14 15 action brought by the department or the state attorney. (8) All assistive technology device dealers shall 16 17 allow department personnel to enter their place of business to 18 ascertain whether the registration certificate is current. department personnel are refused entry or access to the 19 premises, the department may seek injunctive relief in circuit 20 court in order to obtain compliance with this subsection. 21 The department may enter an order imposing one or 22 more of the penalties set forth in subsection (13) if the 23 24 department finds that an assistive technology device dealer: 25 Violated or is operating in violation of any of 26 the provisions of this part or of the rules adopted or orders 27 issued thereunder; 28 (b) Made a material false statement in any 29 application, document, or record required to be submitted or

Refused or failed, or any of its principal

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retained under this part;

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officers have refused or failed, after notice, to produce any 1 2 document or record or disclose any information required to be 3 produced or disclosed under this part or the rules of the 4 department; 5 (d) Made a material false statement in response to any 6 request or investigation by the department, the Department of 7 Legal Affairs, or the state attorney; or (e) Has intentionally defrauded the public through 8 9 dishonest or deceptive means. 10 (10) Upon a finding as set forth in subsection (12), 11 the department may enter an order doing one or more of the 12 following: (a) Issuing a notice of noncompliance pursuant to s. 13 14 120.695. 15 Imposing an administrative fine not to exceed \$5,000 per violation for each act which constitutes a 16 17 violation of this part or a rule or order. 18 (c) Directing that the assistive technology device dealer cease and desist specified activities. 19 20 (d) Refusing to register or revoking or suspending a 21 registration. 22 Placing the registrant on probation for a period of time, subject to such conditions as the department may 23 24 specify. (11) The administrative proceedings which could result 25 in the entry of an order imposing any of the penalties 26 27 specified in subsection (10) shall be conducted in accordance with chapter 120. 28 29 (12) The department or the state attorney, if a violation of this part occurs in his or her judicial circuit, 30

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and requested by the department.

may bring a civil action in circuit court for temporary or permanent injunctive relief and may seek other appropriate civil relief, including a civil penalty not to exceed \$5,000 for each violation, restitution and damages for injured customers, court costs, and reasonable attorney's fees.

(13) The enforcing authority may terminate any investigation or action upon agreement by the offender to pay a stipulated civil penalty, to make restitution or pay damages

(14) The remedies provided for in this section shall be in addition to any other remedy provided by law.

to customers, or to satisfy any other relief authorized herein

- (15) Fees and fines collected under this part by the Department of Agriculture and Consumer Services shall be deposited in the General Inspection Trust Fund.
- technology device dealer or assistive technology device lessor from the consumer at the consummation of the sale or lease of an assistive technology device. Such fees must be remitted monthly to the Department of Revenue. All fees, less the cost of administration, must be transferred monthly to the Department of Agriculture and Consumer Services for deposit into the General Inspection Trust Fund to carry out the provisions of s. 427.8041. The Department of Agriculture and Consumer Services may use an amount it determines necessary to purchase expert consultation services to assist in carrying out the provisions of this act.
- (17) In fiscal year 1999-2000, the Department of
 Agriculture and Consumer Services may use 5 percent of the
 fees collected and remitted in that fiscal year by the
 assistive technology device dealers or lessors under

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subsection (16) and, during each fiscal year thereafter, may use between 5 percent and 10 percent of such fees collected in that fiscal year, towards the development of an Assistive Technology Device Warranty Act Education Program or to purchase expert consultation services from an entity having the mission of promoting access to, awareness of, and advocacy for assistive technology devices and services to:

- (a) Assist investigators to effectively carry out s. 427.806.
- (b) Conduct sensitivity training for the department's staff as it relates to assistive technology to ensure effective recording of complaints relating to assistive technology.
- (c) Assist in the design and strategy of a consumer education program to educate consumers of assistive technology devices and assistive technology device dealers on this act as amended.
- (18) In addition to pursuing any other remedy, a consumer may bring an action to recover damages for any injury caused by a violation of this part. The court shall award a consumer who prevails in such an action twice the amount of any pecuniary loss, together with costs, disbursements, and reasonable attorney's fees, and any equitable relief that the court determines is appropriate.
- (19) An assistive technology device dealer that is required to be registered under this act must keep and maintain records relating to each sale or lease of assistive technology devices for a period of 2 years.
- (20) The department may, at any time during business hours, enter any business location of an assistive technology device dealer that is required to be registered under this act

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and examine the books and records of the assistive technology
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    device dealer.
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               The department may adopt rules in accordance with
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    chapter 120 to implement this part.
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           Section 20. (1) There is appropriated from the
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    General Inspection Trust Fund of the Department of Agriculture
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    and Consumer Services for Fiscal Year 1999-2000 the sum of
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   $450,000 for six full-time equivalent positions to administer
    this act.
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          (2) This section shall take effect July 1, 1999.
           Section 21. Except as otherwise provided herein, this
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   act shall take effect upon becoming a law.
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    ======= T I T L E A M E N D M E N T ==========
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   And the title is amended as follows:
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           On page 2, line 16,
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   remove from the title of the bill: providing an effective
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    date.
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    and insert in lieu thereof:
           amending s. 427.802, F.S.; providing
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           definitions; amending s. 427.803, F.S.;
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           requiring the manufacturer to make repairs
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           necessary to conform the device to the
           warranty; providing notice of the dealer's and
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           manufacturer's address and telephone number;
          providing procedures for filing claims;
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           amending s. 427.804, F.S.; allowing consumers
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           to submit disputes to the Department of
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           Agriculture and Consumer Services; authorizing
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the department to investigate complaints; 1 2 creating s. 427.8041, F.S.; providing for 3 registration of dealers, for fees, and for 4 application procedures; providing grounds for 5 refusal or denial of registration; requiring 6 dealers to allow department personnel to enter 7 their places of business; authorizing the department to impose penalties; authorizing the 8 9 department or the state attorney to bring civil 10 actions for violations of the act; providing for fees and fines collected to be deposited 11 12 into the General Inspection Trust Fund; 13 authorizing dealers to collect a fee from the consumer at the time of sale or lease of a 14 15 device; allowing consumers to bring a civil 16 action for violation of the act; requiring 17 recordkeeping and retention of records; providing for rulemaking; providing an 18 appropriation; providing effective dates. 19 20 21 22 23 24 25 26 27 28 29 30 31

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