1 A bill to be entitled 2 An act relating to the fair repair of agricultural 3 equipment; providing a short title; creating s. 686.35, F.S.; defining terms; requiring original 4 5 equipment manufacturers of agricultural equipment to 6 make certain manufacturing, diagnostic, and repair 7 information available to independent repair providers 8 and owners; prohibiting the original equipment 9 manufacturers from excluding certain information concerning security-related functions; providing 10 11 construction and applicability; providing civil liability; providing an effective date. 12 13 14 Be It Enacted by the Legislature of the State of Florida: 15 16 Section 1. This act may be cited as the "Agricultural 17 Equipment Fair Repair Act." 18 Section 2. Section 686.35, Florida Statutes, is created to 19 read: 686.35 Fair repair of agricultural equipment.-20 21 (1) As used in this section, the term: "Authorized repair provider" means an individual or an 22 (a) 23 entity that has an arrangement for a definite or indefinite 24 period in which an original equipment manufacturer grants to a 25 separate individual or entity a license to use a trade name,

Page 1 of 7

CODING: Words stricken are deletions; words underlined are additions.

2023

2023

26	service mark, or related characteristic for the purpose of
27	offering repair services under the name of the original
28	equipment manufacturer.
29	(b) "Embedded software" means any programmable
30	instructions provided on firmware delivered with the equipment
31	for the purpose of equipment operation, including all relevant
32	patches and fixes made by the original equipment manufacturer
33	for this purpose. The term includes, but is not limited to, a
34	basic internal operating system, an internal operating system, a
35	machine code, an assembly code, a robot code, or a microcode.
36	(c) "Equipment" means digital electronic equipment, or a
37	part for such equipment, which is originally manufactured for
38	farm equipment, including combines, tractors, implements, self-
39	propelled equipment, and related attachments and implements, and
40	which is manufactured for distribution and sale in this state.
41	(d) "Fair and reasonable terms" means an equitable price
42	in light of relevant factors, including, but not limited to:
43	1. The net cost to the authorized repair provider for
44	similar information obtained from an original equipment
45	manufacturer, excluding any discounts, rebates, or other
46	incentive programs;
47	2. The cost to the original equipment manufacturer for
48	preparing and distributing the information, excluding any
49	research and development costs incurred in designing and
50	implementing, upgrading, or altering the product, but including
	Page 2 of 7

FLORIDA	HOUSE	OF REPI	RESENTA	TIVES
---------	-------	---------	---------	-------

51	amortized capital costs for the preparation and distribution of
52	the information;
53	3. The price charged by other original equipment
54	manufacturers for similar information;
55	4. The price charged by original equipment manufacturers
56	for similar information before the launch of original equipment
57	manufacturer websites;
58	5. The ability of aftermarket technicians or shops to
59	afford the information;
60	6. The means by which the information is distributed;
61	7. The extent to which the information is used, including
62	the number of users and the frequency, duration, and volume of
63	use; and
64	8. Inflation.
65	(e) "Firmware" means a software program or set of
66	instructions programmed on a hardware device to allow the device
67	to communicate with other computer hardware.
68	(f) "Independent repair provider" means a person or
69	business operating in this state which is not affiliated with an
70	original equipment manufacturer or an original equipment
71	manufacturer's authorized repair provider and which is engaged
72	in the diagnosis, service, maintenance, or repair of equipment.
73	However, an original equipment manufacturer meets the definition
74	of an independent repair provider when such original equipment
75	manufacturer engages in the diagnosis, service, maintenance, or
	Page 3 of 7

2023

76	repair of equipment that is not affiliated with the original		
77	equipment manufacturer.		
78	(g) "Motor vehicle" means any vehicle that is designed for		
79	transporting persons or property on a street or highway and		
80	certified by the motor vehicle manufacturer under all applicable		
81	federal safety and emissions standards and requirements for		
82	distribution and sale in the United States. The term does not		
83	3 <u>include a motorcycle or a recreational vehicle or manufactured</u>		
84	home equipped for habitation.		
85	(h) "Motor vehicle dealer" means a person or business		
86	that, in the ordinary course of business, is engaged in the		
87	selling or leasing of new motor vehicles to a person or business		
88	pursuant to a franchise agreement; is engaged in the diagnosis,		
89	service, maintenance, or repair of motor vehicles or motor		
90	vehicle engines pursuant to such franchise agreement; and has		
91	obtained a license under s. 320.27.		
92	(i) "Motor vehicle manufacturer" means a person or		
93	business engaged in the manufacturing or assembling of new motor		
94	vehicles.		
95	(j) "Original equipment manufacturer" means a person or		
96	business that, in the ordinary course of business, is engaged in		
97	the selling or leasing of new equipment to a person or business		
98	and is engaged in the diagnosis, service, maintenance, or repair		
99	of such equipment.		
100	(k) "Owner" means a person or business that owns or leases		
	Page 4 of 7		

2023

101	a digital electronic product purchased or used in this state.
102	(1) "Part" means a replacement part, either new or used,
103	which the original equipment manufacturer makes available to the
104	authorized repair provider for purposes of effecting repair.
105	(m) "Trade secret" means anything tangible or intangible
106	or electronically stored or kept which constitutes, represents,
107	evidences, or records intellectual property, including secret or
108	confidentially held designs, processes, procedures, formulas,
109	inventions, or improvements or secret or confidentially held
110	scientific, technical, merchandising, production, financial,
111	business, or management information. The term also includes any
112	other trade secret as defined in 18 U.S.C. s. 1839, as such
113	section existed on January 1, 2020.
114	(2) For equipment sold and used in this state, the
115	original equipment manufacturer shall make available diagnostic
115	original equipment manufacturer shall make available diagnostic
115 116	original equipment manufacturer shall make available diagnostic and repair documentation, including repair technical updates and
115 116 117	original equipment manufacturer shall make available diagnostic and repair documentation, including repair technical updates and updates and corrections to embedded software, to any independent
115 116 117 118	original equipment manufacturer shall make available diagnostic and repair documentation, including repair technical updates and updates and corrections to embedded software, to any independent repair provider or owner of equipment manufactured by such
115 116 117 118 119	original equipment manufacturer shall make available diagnostic and repair documentation, including repair technical updates and updates and corrections to embedded software, to any independent repair provider or owner of equipment manufactured by such original equipment manufacturer. The information must be made
115 116 117 118 119 120	original equipment manufacturer shall make available diagnostic and repair documentation, including repair technical updates and updates and corrections to embedded software, to any independent repair provider or owner of equipment manufactured by such original equipment manufacturer. The information must be made available for no charge or provided in the same manner as the
115 116 117 118 119 120 121	original equipment manufacturer shall make available diagnostic and repair documentation, including repair technical updates and updates and corrections to embedded software, to any independent repair provider or owner of equipment manufactured by such original equipment manufacturer. The information must be made available for no charge or provided in the same manner as the original equipment manufacturer makes such diagnostic and repair
115 116 117 118 119 120 121 122	original equipment manufacturer shall make available diagnostic and repair documentation, including repair technical updates and updates and corrections to embedded software, to any independent repair provider or owner of equipment manufactured by such original equipment manufacturer. The information must be made available for no charge or provided in the same manner as the original equipment manufacturer makes such diagnostic and repair documentation available to an authorized repair provider.
115 116 117 118 119 120 121 122 123	original equipment manufacturer shall make available diagnostic and repair documentation, including repair technical updates and updates and corrections to embedded software, to any independent repair provider or owner of equipment manufactured by such original equipment manufacturer. The information must be made available for no charge or provided in the same manner as the original equipment manufacturer makes such diagnostic and repair documentation available to an authorized repair provider. Thereafter, the original equipment manufacturer is not

Page 5 of 7

2023

126	information systems.
127	(3) Original equipment manufactured by the original
128	equipment manufacturer which is sold or used in this state to
129	provide security-related functions may not exclude from
130	information provided to an owner or independent repair provider
131	any diagnostic, service, and repair documentation necessary to
132	reset a security-related electronic function. If such
133	documentation is excluded under this section, the documentation
134	necessary to reset an immobilizer system or a security-related
135	electronic module must be obtained by an owner or independent
136	repair provider through the appropriate secure data release
137	systems.
138	(4) This section may not be construed to do any of the
139	following:
140	(a) Require an original equipment manufacturer to divulge
141	<u>a trade secret.</u>
142	(b) Abrogate, interfere with, contradict, or alter the
143	terms of an agreement executed and in force between an
144	authorized repair provider and an original equipment
145	manufacturer, including, but not limited to, the performance or
146	provision of warranty or recall repair work by an authorized
147	repair provider on behalf of an original equipment manufacturer
148	pursuant to such authorized repair agreement, except that any
149	provision in such an authorized repair agreement which purports
150	to waive, avoid, restrict, or limit an original equipment

Page 6 of 7

FLORIDA	HOUSE	OF REPRI	E S E N T A T I V E S
---------	-------	----------	-----------------------

2023

151	manufacturer's compliance with this section is void and
152	unenforceable.
153	(c) Require original equipment manufacturers or authorized
154	repair providers to provide an owner or independent repair
155	provider access to nondiagnostic and repair documentation
156	provided by an original equipment manufacturer to an authorized
157	repair provider pursuant to the terms of an authorized repair
158	agreement.
159	(5) This section does not apply to motor vehicle
160	manufacturers, any product or service of a motor vehicle
161	manufacturer, or motor vehicle dealers.
162	(6) Any original equipment manufacturer found in violation
163	of this section is liable for a civil penalty of not more than
164	\$500 for each violation.
165	Section 3. This act shall take effect July 1, 2023.
	Page 7 of 7