SENATE BILL REPORT SB 5423

As of February 3, 2025

Title: An act relating to supporting the servicing and right to repair of certain products with digital electronics in a secure and reliable manner to increase access and affordability for Washingtonians.

Brief Description: Supporting the servicing and right to repair of certain products with digital electronics in a secure and reliable manner.

Sponsors: Senators Stanford, Shewmake, Dhingra, Frame, Hasegawa, Liias, Lovelett, Nobles, Pedersen, Ramos, Riccelli, Salomon and Valdez.

Brief History:

Committee Activity: Environment, Energy & Technology: 2/05/25.

Brief Summary of Bill

- Establishes the Right to Repair Act, which requires original
 manufacturers of digital electronic products to make available to
 independent repair providers on fair and reasonable terms certain parts,
 tools, and documentation for the diagnosis, maintenance, or repair of
 digital electronic products.
- Specifies exceptions for certain entities and goods as well as when parts, tools, and documentation do not have to be made available to independent repair providers.
- Provides for enforcement by the attorney general pursuant to the Consumer Protection Act.

SENATE COMMITTEE ON ENVIRONMENT, ENERGY & TECHNOLOGY

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This analysis was prepared by non-partisan legislative staff for the use of legislative members in their deliberations. This analysis is not part of the legislation nor does it constitute a statement of legislative intent.

Background: The Magnuson-Moss Warranty Act (MMWA), enforced by the Federal Trade Commission (FTC), limits how written warranties may be used when marketing products to consumers. The MMWA has an anti-tying provision, which prohibits manufacturers from using access to warranty coverage as a way of obstructing consumers' ability to have their products maintained or repaired using third-party replacement parts and independent repair shops.

In 2021, the FTC issued a report on consumer protection and antitrust issues related to repair restrictions. In the report, the FTC noted that repairs of consumer products increasingly require specialized tools, difficult-to-obtain parts, and access to proprietary diagnostic software, resulting in limited choices for consumers whose products break. The FTC's report described three general types of relationships between market participants, including relationships where: (1) manufacturers offer repair services for their products themselves, or through a network of affiliates, as the only authorized means of repair, (2) the original manufacturer has no presence in the sale of aftermarket parts or services, and independent service organizations sometimes provide repair and maintenance services, and (3) the original manufacturer participates in aftermarket service markets in competition with independent repair shops.

Summary of Bill: Right to Repair Act. Effective January 1, 2026 an original manufacturer must make available to any independent repair provider or owner on fair and reasonable terms the parts, tools, and documentation intended for the diagnosis, maintenance, or repair of digital electronic products that are first manufactured, and first sold or used in Washington.

For digital electronic products that are manufactured for the first time, and first sold or used in this state after January 1, 2025 an original manufacturer may not use parts pairing to:

- prevent or inhibit an independent repair provider or owner from installing or enabling the function of a replacement part or component;
- reduce the functionality or performance of a digital electronic product; or
- cause a digital electronic product to display misleading alerts or warnings about the part.

Before accepting digital electronic products for repair, authorized repair providers and independent repair providers must provide customers a written or electronic notice that contains information including:

- the steps taken by the authorized repair provider to ensure the privacy and security of the products;
- recommended steps the customer should take for safeguarding data;
- a statement about the customer's legal right to privacy; and
- for independent repair providers, whether the provider used replacement parts that are used or provided by a supplier other than the original manufacturer.

Exempt Entities and Goods. Several different types of entities and products are exempt from

provisions of the Right to Repair Act (Repair Act), including but not limited to:

- motor vehicle manufacturers;
- manufacturers of power generation or storage equipment and certain products that store electrical energy and transmit the energy after storage;
- products that generate or store electrical energy from solar radiation;
- products that have never been available for retail sale;
- manufacturers or distributors of products primarily intended for use in a medical setting:
- utility, agricultural, construction, and mining equipment;
- off-road equipment, including tractors, farm and yard equipment, outdoor power equipment, marine and recreational vehicles, and power sources; and
- set-top boxes, modems, routers, or all-in-one devices delivering internet, video, and voice systems that are distributed by a video, internet, or voice service provider if the service provider offers equivalent or better, readily available replacement equipment at no charge to the customer.

<u>Right to Repair Act Exceptions.</u> The Repair Act does not alter the terms of any arrangement in force between an original manufacturer and an authorized repair provider, subject to exceptions. The Repair Act also does not require an original manufacturer to:

- divulge a trade secret to an independent repair provider, except as necessary to provide parts, tools, and documentation on fair and reasonable terms; or
- make available special documentation, tools, parts, or other devices or implements that would disable or override, without an owner's authorization, antitheft or privacy security measures that the owner sets.

<u>Enforcement.</u> Violations of requirements under the Repair Act are deemed to affect public interest and constitute an unfair or deceptive act in trade or commerce for purposes of the Consumer Protection Act. The Repair Act may only be enforced by the attorney general under the Consumer Protection Act.

Appropriation: None.

Fiscal Note: Requested on February 3, 2025.

Creates Committee/Commission/Task Force that includes Legislative members: No.

Effective Date: Ninety days after adjournment of session in which bill is passed.