Bill No. CS/CS/CS/HB 641 (2014)

	Amendment No.
	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
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1	Representative La Rosa offered the following:
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3	Amendment (with title amendment)
4	Between lines 331 and 332, insert:
5	Section 7. Section 817.041, Florida Statutes, is created
6	to read:
7	817.041 Electronic dissemination of commercial recordings;
8	failure to disclose origin
9	(1) EFFECT ON OTHER REMEDIES.—
10	(a) This section is supplemental to those provisions of
11	state and federal criminal and civil law which impose
12	prohibitions or provide penalties, sanctions, or remedies
13	against the same conduct prohibited by this section.
14	(b) This section does not:
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15	1. Bar any cause of action that would otherwise be
16	available.
17	2. Preclude any action that would otherwise be available.
18	3. Preclude the imposition of penalties or sanctions or
19	the pursuit of remedies otherwise provided for by law.
20	(2) DEFINITIONSAs used in this section, the term:
21	(a) "Commercial recording or audiovisual work" means a
22	recording or audiovisual work whose owner, assignee, authorized
23	agent, or licensee has disseminated or intends to disseminate
24	such recording or audiovisual work for sale, rental, or
25	performance or exhibition to the public, including under
26	license, but does not include an excerpt consisting of less than
27	substantially all of a recording or audiovisual work. The term
28	does not include video games, depictions of video game play, or
29	the streaming of video game activity. A recording or audiovisual
30	work may be commercial, regardless of whether the person who
31	electronically disseminates it seeks commercial advantage or
32	private financial gain from the dissemination.
33	(b) "Electronic dissemination" means initiating a
34	transmission of, dissemination of, or otherwise offering a
35	commercial recording or audiovisual work for distribution on the
36	Internet or other digital network, regardless of whether someone
37	else has previously electronically disseminated the same
38	commercial recording or audiovisual work.
39	(c) "Electronic mail address" means a destination,
40	commonly expressed as a string of characters, consisting of a
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41	unique username or mailbox, commonly referred to as the "local
42	part," and a reference to an Internet domain, commonly referred
43	to as the "domain part," both of which are displayed, to which
44	an electronic mail message can be sent or delivered.
45	(d) "Physical address" means a mailing address, including
46	a zip code.
47	(e) "Video game" means an electronic or computerized game
48	that involves human interaction with a user interface to
49	generate visual feedback on a video device.
50	(3) DISCLOSURE OF INFORMATION
51	(a) A person who owns or operates a website or online
52	service dealing in substantial part in the electronic
53	dissemination of commercial recordings or audiovisual works,
54	directly or indirectly, to consumers in this state shall clearly
55	and conspicuously disclose his or her true and correct name,
56	physical address, and telephone number or electronic mail
57	address on his or her website or online service in a location
58	readily accessible to a consumer using or visiting the website
59	or online service.
60	(b) The following locations are deemed readily accessible
61	for purposes of this section:
62	1. A landing or home web page or screen;
63	2. An "about" or "about us" web page or screen;
64	3. A "contact" or "contact us" web page or screen;
65	4. An "information" web page or screen; or
66	5. Another place on the website or online service commonly
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67	used to display identifying information to consumers.
68	(4) INJUNCTIVE RELIEF; ATTORNEY FEES.—
69	(a) An owner, assignee, authorized agent, or licensee of a
70	commercial recording or audio visual work aggrieved by a
71	violation of this section may bring a private cause of action to
72	determine that an act or practice violates this section or that
73	an act enjoins a practice in violation of this section. Upon
74	motion of the party instituting the action, the court may make
75	appropriate orders to compel compliance with this section.
76	(b) The prevailing party in a cause under this section is
77	entitled to recover necessary expenses and reasonable attorney
78	fees.
79	(5) APPLICABILITYThis section does not impose liability
80	on providers of an interactive computer service, communications
81	service as defined in s. 202.11, commercial mobile service, or
82	information service, including, but not limited to, an Internet
83	access service provider and a hosting service provider, if they
84	provide the transmission, storage, or caching of electronic
85	communications or messages of others or provide another related
86	telecommunications, commercial mobile radio service, or
87	information service for use of such services by another person
88	in violation of this section. This exemption from liability is
89	consistent with and in addition to any liability exemption
90	provided under 47 U.S.C. s. 230.
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## TITLE AMENDMENT

94	Remove line 43 and insert:
95	criminal penalties; creating s. 817.041, F.S.;
96	defining terms; requiring owners and operators of
97	specified websites or online services to disclose
98	certain information; providing injunctive relief and
99	attorney fees; providing applicability; amending s.
100	921.0022, F.S.;

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