106TH CONGRESS 2D SESSION

S. 2105

To amend chapter 65 of title 18, United States Code, to prohibit the unauthorized destruction, modification, or alteration of product identification codes used in consumer product recalls, for law enforcement, and for other purposes.

IN THE SENATE OF THE UNITED STATES

February 24, 2000

Mr. Hatch (for himself and Mr. Leahy) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

A BILL

- To amend chapter 65 of title 18, United States Code, to prohibit the unauthorized destruction, modification, or alteration of product identification codes used in consumer product recalls, for law enforcement, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,
 - 3 SECTION 1. SHORT TITLE.
- This Act may be cited as the "Antitampering Act of
- 5 2000".

1	SEC. 2. PROHIBITION OF UNAUTHORIZED ALTERATION OF
2	PRODUCT IDENTIFICATION CODES.
3	(a) In General.—Chapter 65 of title 18, United
4	States Code, is amended by inserting after section 1365
5	the following:
6	"§ 1365A. Tampering with product identification
7	codes
8	"(a) Definitions.—In this section—
9	"(1) the term 'consumer'—
10	"(A) means—
11	"(i) the ultimate user or purchaser of
12	a good; or
13	"(ii) any hotel, restaurant, or other
14	provider of services that must remove or
15	alter the container, label, or packaging of
16	a good in order to make the good available
17	to the ultimate user or purchaser; and
18	"(B) does not include any retailer or other
19	distributor who acquires a good for resale;
20	"(2) the term 'flea market' means any location,
21	other than a permanent retail store, at which space
22	is rented or otherwise made available for the conduct
23	of business of a transient or limited vendor;
24	"(3) the term 'good' means any article, product,
25	or commodity that is customarily produced or dis-
26	tributed for sale, rental, or licensing in interstate or

1	foreign commerce, and any container, packaging,
2	label, or component thereof;
3	"(4) the term 'manufacturer' means—
4	"(A) the original manufacturer of a good;
5	and
6	"(B) any duly appointed agent or rep-
7	resentative of that manufacturer acting within
8	the scope of its agency or representation;
9	"(5) the term 'product identification code'—
10	"(A) means any visible number, letter,
11	symbol, marking, date (including an expiration
12	date), or code that is affixed to or embedded in
13	any good, by which the manufacturer of the
14	good may trace the good back to a particular
15	lot, batch, date of production, or date of re-
16	moval;
17	"(B) does not include—
18	"(i) copyright management informa-
19	tion (as defined in section 1202(c) of title
20	17) conveyed in connection with copies or
21	phonorecords of a copyrighted work or any
22	performance or display of a copyrighted
23	work;
24	"(ii) other codes or markings on the
25	good: or

1	"(iii) a Universal Product Code; and
2	"(C) does not include any trademark or
3	copyright notice by itself or any item listed in
4	subparagraph (A) that is affixed to, super-
5	imposed on, or embedded in a trademark or
6	copyright notice;
7	"(6) the term 'transient or limited vendor' does
8	not include a person who sells by sample, catalog, or
9	brochure for future delivery to the purchaser;
10	"(7) the term 'Universal Product Code' means
11	a 12-digit, all numeric code that identifies the con-
12	sumer package consisting of—
13	"(A) a 1-digit number system character;
14	"(B) a 5-digit manufacturer identification
15	number;
16	"(C) a 5-digit item code;
17	"(D) a 1-digit check number; and
18	"(E) the bar code symbol that encodes the
19	12-digit Universal Product Code; and
20	"(8) the term 'value' means the face, par, or
21	market value, whichever is the greatest.
22	"(b) Prohibited Acts.—Except as provided in sub-
23	section (d) or as otherwise expressly authorized under any
24	other provision of Federal law, it shall be unlawful for any
25	person, other than the consumer or the manufacturer of

1	a good, knowingly and without the authorization of the
2	manufacturer—
3	"(1) to directly or indirectly alter, conceal, re-
4	move, obliterate, deface, strip, or peel any product
5	identification code affixed to or embedded in a good
6	and visible to the consumer;
7	"(2) to directly or indirectly affix to or embed
8	in a good a product identification code that is visible
9	to the consumer and that is intended by the manu-
10	facturer for a different good, such that the code no
11	longer accurately identifies the lot, batch, date of
12	production, or date of removal of the good;
13	"(3) to directly or indirectly affix to or embed
14	in a good any number, letter, symbol, marking, date,
15	or code intended to simulate a product identification
16	code that is otherwise visible to the consumer;
17	"(4) to import, reimport, export, sell, offer for
18	sale, hold for sale, distribute, or broker a good—
19	"(A) in a case in which the person knows
20	that the product identification code, which oth-
21	erwise would be visible to the consumer, has
22	been altered, concealed, removed, obliterated,
23	defaced, stripped, peeled, affixed, or embedded
24	in violation of paragraph (1) or (2); or

1	"(B) in a case in which the person knows
2	that the good bears a number, letter, symbol,
3	marking, date, or code in violation of paragraph
4	(3); or
5	"(5) to sell, offer for sale, or knowingly permit
6	the sale at a flea market of—
7	"(A) baby food, infant formula, or any
8	other similar product manufactured and pack-
9	aged for sale for consumption by a child who is
10	less than 3 years of age; or
11	"(B) any food, drug, device, or cosmetic
12	(as those terms are defined in section 201 of
13	the Federal Food, Drug, and Cosmetic Act (21
14	U.S.C. 321));
15	unless that person keeps for public inspection writ-
16	ten documentation identifying such person as an au-
17	thorized representative of the manufacturer or dis-
18	tributor of the food, drug, device, or cosmetic.
19	"(c) Applicability.—The prohibitions set forth in
20	paragraphs (1) through (4) of subsection (b) shall apply
21	to visible product identification codes (or simulated prod-
22	uct identification codes in a case to which subsection
23	(b)(3) applies) affixed to, or embedded in, any good held
24	for sale or distribution in interstate or foreign commerce
25	or after shipment therein, including any good held in a

1	United States Customs Service bonded warehouse or for-
2	eign trade zone.
3	"(d) Exceptions.—
4	"(1) Universal product code codes.—
5	Nothing in this section prohibits a person from
6	affixing a Universal Product Code, security tag, or
7	other legitimate pricing or inventory code or other
8	information required by Federal or State law, if
9	such code or information does not (or can be re-
10	moved so as not to) permanently alter, conceal, re-
11	move, obliterate, deface, strip, or peel any product
12	identification code.
13	"(2) Repackaging for resale.—Nothing in
14	this section prohibits a person from removing a good
15	from a primary package or container and repack-
16	aging the good in another package or container, or
17	from placing a good and its original packaging with-
18	in new packaging, if—
19	"(A) the good retains its original product
20	identification code, which has not been perma-
21	nently altered, concealed, or removed;
22	"(B) the repackaging is in full compliance
23	with all applicable Federal laws and regula-
24	tions, including section 301 of the Federal

1	Food, Drug, and Cosmetic Act (21 U.S.C.
2	331); and
3	"(C) a new package includes a label that
4	clearly states—
5	"(i) that the good has been repack-
6	aged; and
7	"(ii) the name of the repacker.
8	"(e) Criminal Penalties.—Any person who will-
9	fully violates this section—
10	"(1) shall be fined under this title, imprisoned
11	not more than 1 year, or both;
12	"(2) shall be fined under this title, imprisoned
13	not more than 5 years, or both, if the total value of
14	the good or goods involved in the violation is greater
15	than \$10,000;
16	"(3) shall be fined under this title, imprisoned
17	not more than 10 years, or both, if—
18	"(A) the person acts with reckless dis-
19	regard for the health or safety of the public and
20	under circumstances manifesting extreme indif-
21	ference to such risk; and
22	"(B) the violation threatens the health or
23	safety of the public;
24	"(4) shall be fined under this title, imprisoned
25	not more than 20 years, or both, if—

1	"(A) the person acts with reckless dis-
2	regard for the risk that another person will be
3	placed in danger of death or bodily injury and
4	under circumstances manifesting extreme indif-
5	ference to such risk; and
6	"(B) serious bodily injury to any individual
7	results;
8	"(5) shall be fined under this title, imprisoned
9	for any term of years or for life, or both, if—
10	"(A) the person acts with reckless dis-
11	regard for the risk that another person will be
12	placed in danger of death or bodily injury and
13	under circumstances manifesting extreme indif-
14	ference to such risk; and
15	"(B) the death of an individual results;
16	and
17	"(6) with respect to any second or subsequent
18	violation of this section, be convicted of a felony, and
19	be subject to twice the maximum term of imprison-
20	ment that would otherwise be imposed under this
21	subsection, fined under this title, or both.
22	"(f) Injunctions and Impounding, Forfeiture,
23	AND DISPOSITION OF GOODS.—

1	"(1) Injunctions and impounding.—In any
2	prosecution under this section, upon motion of the
3	United States, the court may—
4	"(A) grant 1 or more temporary, prelimi-
5	nary, or permanent injunctions on such terms
6	as the court determines to be reasonable to pre-
7	vent or restrain the alleged violation; and
8	"(B) at any time during the proceedings,
9	order the impounding, on such terms as the
10	court determines to be reasonable, of any good
11	that the court has reasonable cause to believe
12	was involved in the violation.
13	"(2) Forfeiture and disposition of
14	GOODS.—Upon conviction of any person of a viola-
15	tion of this section, the court shall—
16	"(A) order the forfeiture of any good in-
17	volved in the violation or that has been im-
18	pounded under paragraph (1)(B); and
19	"(B) either—
20	"(i) order the destruction of each
21	good forfeited under subparagraph (A);
22	"(ii) order the disposal of the good by
23	delivery to such Federal, State, or local
24	government agencies as, in the opinion of
25	the court, have a need for such good, or by

1	gift to such charitable or nonprofit institu-
2	tions as, in the opinion of the court, have
3	a need for such good; or
4	"(iii) order the return of the goods in-
5	volved upon the request of any interested
6	party.
7	"(g) Civil Remedies.—
8	"(1) In general.—Any person who is injured
9	by a violation of this section, or demonstrates the
10	likelihood of such injury, may bring a civil action in
11	an appropriate district court of the United States
12	against the alleged violator.
13	"(2) Injunctions and impounding and dis-
14	POSITION OF GOODS.—In any action under para-
15	graph (1), the court may—
16	"(A) grant 1 or more temporary, prelimi-
17	nary, or permanent injunctions upon the post-
18	ing of a bond at least equal to the value of the
19	goods affected on such terms as the court de-
20	termines to be reasonable to prevent or restrain
21	the violation;
22	"(B) at any time while the action is pend-
23	ing, order the impounding of the goods
24	$\operatorname{affected}$ —

1	"(i) if the court has reasonable cause
2	to believe the goods were involved in the
3	violation;
4	"(ii) upon the posting of a bond at
5	least equal to the value of the goods af-
6	fected; and
7	"(iii) on other terms such as the court
8	determines to be reasonable; and
9	"(C) as part of a final judgment or decree,
10	in the court's discretion—
11	"(i) order the destruction of any good
12	involved in the violation or that has been
13	impounded under subparagraph (B);
14	"(ii) order the disposal of the good—
15	"(I) by delivery to such Federal,
16	State, or local government agencies
17	as, in the opinion of the court, have a
18	need for such good; or
19	"(II) by gift to such charitable or
20	nonprofit institutions as, in the opin-
21	ion of the court, have a need for such
22	good, if such disposition would not
23	otherwise be in violation of law, and if
24	the manufacturer consents to such
25	disposition; or

1	"(iii) order the return of the goods in-
2	volved in the violation to the manufacturer
3	upon the request of any interested party.
4	"(3) Damages.—
5	"(A) In general.—Subject to subpara-
6	graph (B), in any action under paragraph (1),
7	the plaintiff shall be entitled to recover—
8	"(i) the actual damages suffered by
9	the plaintiff as a result of the violation,
10	and;
11	"(ii) any profits of the violator that
12	are attributable to the violation and are
13	not taken into account in computing the
14	actual damages.
15	"(B) Statutory damages.—In any ac-
16	tion under paragraph (1), the plaintiff may
17	elect, at any time before final judgment is ren-
18	dered, to recover, instead of actual damages
19	and profits described in subparagraph (A), an
20	award of statutory damages for any violation
21	under this section in an amount equal to—
22	"(i) not less than \$500 and not more
23	than \$100,000, with respect to each type
24	of goods involved in the violation; and

L	"(ii) if the court finds that the viola-
2	tion threatens the health and safety of the
3	public, not less than \$5,000 and not more
1	than \$1,000,000, with respect to each type
5	of good involved in the violation.

- "(C) Proof of damages.—In establishing the violator's profits, the plaintiff shall be required to present proof only of the violator's sales, and the violator shall be required to prove all elements of cost or deduction claimed.
- "(4) Costs and attorney's fees.—In any action under paragraph (1), in addition to any damages recovered under paragraph (3), the court in its discretion may award the prevailing party its costs of the action and its reasonable attorney's fees.

"(5) Repeat violations.—

"(A) TREBLE DAMAGES.—In any case in which a person violates this section within 3 years after the date on which a final judgment was entered against that person for a previous violation of this section, the court, in an action brought under this subsection, may increase the award of damages for the later violation to not more than 3 times the amount that would oth-

I	erwise be awarded under paragraph (3), as the
2	court considers appropriate.
3	"(B) Burden of Proof.—A plaintiff that
4	seeks damages as described in subparagraph
5	(A) shall bear the burden of proving the exist-
6	ence of the earlier violation.
7	"(6) Limitations on actions.—No civil ac-
8	tion may be commenced under this section later than
9	3 years after the date on which the claimant dis-
10	covers or has reason to know of the violation.
11	"(7) Innocent violations.—In any action
12	under paragraph (1), the court in its discretion may
13	reduce or remit the total award of damages or award
14	no damages in any case in which the violator sus-
15	tains the burden of proving, and the court finds,
16	that the violator was not aware and had no reason
17	to believe that the acts of the violator constituted a
18	violation.
19	"(h) Enforcement Actions.—
20	"(1) In general.—Subject to paragraphs (2)
21	and (3), the Attorney General and the Secretary of
22	the Treasury shall enforce the requirements of this
23	section.
24	"(2) AGENCY DISCRETION.—The head of a de-
25	partment or agency of the Federal Government (in-

1	cluding the Commissioner of Food and Drugs and
2	the Secretary of Agriculture) may investigate any
3	violation of this section involving a good that is reg-
4	ulated by a provision of law administered by that de-
5	partment or agency.
6	"(3) Customs service.—
7	"(A) IN GENERAL.—The United States
8	Customs Service shall—
9	"(i) seize any good imported, re-
10	imported, or offered for import into the
11	United States in violation of subsection
12	(b)(4);
13	"(ii) promptly notify the manufac-
14	turer or duly appointed agent or represent-
15	ative of the seizure; and
16	"(iii) destroy or dispose of the goods
17	in accordance with the procedures set forth
18	in section 526(e) of Tariff Act of 1930 (19
19	U.S.C. 1526(e)).
20	"(B) VOLUNTARY DISCLOSURES.—In order
21	to assist the United States Customs Service in
22	carrying out its obligations under this para-
23	graph, any domestic or foreign manufacturer
24	may voluntarily record with the United States
25	Customs Service—

1	"(i) its name and address;
2	"(ii) a description of its goods and
3	product identification codes; and
4	"(iii) such other information as may
5	facilitate the enforcement of this section.".
6	(b) Conforming Amendment.—The table of sec-
7	tions for chapter 65 of title 18, United States Code, is
8	amended by inserting after the item relating to section
9	1365 the following:
	"1365A. Tampering with product identification codes.".
10	(c) REGULATORY AUTHORITY.—Not later than 6
11	months after the date of enactment of this Act, the Attor-
12	ney General, after consultation with the Secretary of the
13	Treasury, the Commissioner of Food and Drugs, and the
14	head of any other department or agency of the Federal
15	Government that the Attorney General determines to be
16	appropriate, shall issue such rules and regulations as may
17	be necessary to implement section 1365A of title 18,
18	United States Code, as added by this section.
19	SEC. 3. ATTORNEY GENERAL REPORTING REQUIREMENTS.
20	Section 2320(f) of title 18, United States Code, is
21	amended—
22	(1) by striking "of title 18" each place that
23	term appears;

1 (2) by inserting "tampering with product iden2 tification codes (as defined in section 1365A)," after
3 "involve"; and
4 (3) in paragraph (4), by inserting "1365A,"
5 after "sections".
6 SEC. 4. EFFECTIVE DATE.
7 This Act and the amendments made by this Act shall
8 take effect 6 months after the date of enactment of this

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9 Act.