## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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## HOUSE BILL 1005 Committee Substitute Favorable 6/1/22

	Short Titl	e: C	Organized Retail Theft.	(Public)			
	Sponsors:						
	Referred to:						
			May 23, 2022				
1			A BILL TO BE ENTITLED				
2	AN ACT	TO	INCREASE THE PENALTIES FOR ORGANIZED F	RETAIL THEFT, TO			
3	PROV	VIDE A	ADDITIONAL PENALTIES FOR DAMAGE TO PROP	ERTY OR ASSAULT			
4	OF A	PERS	ON DURING THE COMMISSION OF ORGANIZED	RETAIL THEFT, TO			
5	PROV	VIDE A	ADDITIONAL RECOVERY TO RETAIL ESTABLISH	IMENTS FOR LOSS			
6	DUE	TO C	DRGANIZED RETAIL THEFT, AND TO REGULA	TE HIGH-VOLUME			
7	THIR	D-PAF	<b>RTY SELLERS OPERATING ON ONLINE MARKETP</b>	LACES.			
8	The General Assembly of North Carolina enacts:						
9		SEC	<b>TION 1.</b> G.S. 14-86.6 reads as rewritten:				
10	"§ 14-86.6. Organized retail theft.						
11	(a)		<u>nse. – A person is guilty of a Class H felony commits th</u>	e offense of organized			
12	retail thef		person does either any of the following:				
13		(1)	Conspires with another person to commit theft of reta	1 1 V			
14			establishments, with a value exceeding one thousand				
15			(\$1,500) aggregated over a 90 day period, establishm				
16			sell that retail property for monetary or other gain, an				
17			that retail property to be placed in the control of a retail	property fence or other			
18			person in exchange for consideration.				
19		(2)	Receives or possesses any retail property that has be				
20			violation of subdivision (1) of this subsection whil	e knowing or having			
21			reasonable grounds to believe the property is stolen.				
22	<del>(a1)</del>	-	rson is guilty of a Class G felony if the person does either	6			
23		(1)	Conspires with another person to commit theft of retai	1 I V			
24			more retail establishments, with a value exceeding tw	•			
25			(\$20,000) aggregated over a 90 day period, with the i				
26			property for monetary or other gain, and who takes				
27			property to be placed in the control of a retail property	tence or other person			
28			in exchange for consideration.				

(2)(3) Conspires with two or more other persons as an organizer, supervisor,
 financier, leader, or manager to engage for profit in a scheme or course of
 conduct to effectuate the transfer or sale of property stolen from a merchant
 in violation of this section.

## 33 (a2) <u>Punishments. – The following classifications apply to the offense of organized retail</u> 34 <u>theft:</u>

35(1)An offense when the retail property has a value exceeding one thousand five<br/>hundred dollars (\$1,500) aggregated over a 90-day period is a Class H felony.



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<u>(2)</u>	An offense when the retail property has a	value exceeding twenty thousand
<u> </u>	dollars (\$20,000) aggregated over a 90-day	
<u>(3)</u>	An offense when the retail property has	• • •
	dollars (\$50,000) aggregated over a 90-day	• •
<u>(4)</u>	An offense when the retail property has	• • •
	thousand dollars (\$100,000) aggregated o	
	felony.	<i>↓</i> <u>↓</u>
(b) Any	Forfeiture. – Except as otherwise provided in	G.S. 14-86.1, any interest a person
•	naintained in violation of this section shall b	• •
1	or forfeiture set out in G.S. 18B-504.	
-	ple thefts. – Thefts of retail property occurrin	g in more than one county may be
. ,	an alleged violation of this section. Each co	
	as concurrent venue as described in G.S. 15A	
	<b>FION 2.</b> Article 16A of Chapter 14 of the	
adding a new sec	=	Scherul Statutes is amended by
0	mage to property during organized retail	theft: assault during organized
	theft.	ment, assaure during organized
	age to Property During Organized Retail Thef	ft - A person commits the offense
	operty during organized retail theft if the per-	
• •	f retail property from a retail establishment wi	
	and damages, destroys, or defaces real or p	
thousand dollars		ersonal property in excess of one
	<u>Ilt During Organized Retail Theft. – A personal and the A personal American Ameri American American A</u>	on commits the offense of assault
	retail theft if the person conspires with anoth	
	retail establishment with a value exceeding of	
	f assault and battery against an employee or i	
	a law enforcement officer in the commission	
	hment. – A violation of this section is a Class	
	<b>FION 3.</b> G.S. 14-86.1(a) reads as rewritten:	<u>s d leiony.</u>
	conveyances, including vehicles, watercraft	watercraft or aircraft used to
	eal, convey convey, or transport property in v	
	.2, used by any person in the commission of a	
	of G.S. 14-72.7, <del>or</del> -used by any person in the	•
	property taken is more than two thousand dol	
• 1	<u>commission of organized retail theft in violati</u> rovided herein, except that:	<u>1011 01 0.5. 14-80.0</u> shall be subject
-	No conveyance used by any person as a co	mmon corrier in the transaction of
(1)		
	the business of the common carrier shall be this section unless it shall arread that the	
	this section unless it shall appear that the o	
	control of such conveyance was a consentir	
( <b>2</b> )	may subject the conveyance to forfeiture un	
(2)	No conveyance shall be forfeited under the p	
	of any act or omission committed or omi	•
	unlawfully in the possession of a person of	
	the criminal laws of the United States or a	ny states
	the criminal laws of the United States, or an	•
(3)	No conveyance shall be forfeited pursuant	•
	No conveyance shall be forfeited pursuant involved is a felony;	to this section unless the violation
(3) (4)	No conveyance shall be forfeited pursuant involved is a felony; A forfeiture of a conveyance encumbered	to this section unless the violation by a bona fide security interest is
	No conveyance shall be forfeited pursuant involved is a felony;	to this section unless the violation by a bona fide security interest is

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1 2 3	(5)	No conveyance shall be forfeited under the prov the owner knew or had reason to believe the ver- commission of any violation that may subject the	hicle was being used in the
4		under this section;	
5	(6)	The trial judge in the criminal proceeding which	
6		to forfeiture may order the seized conveyance retu	
7		forfeiture inappropriate. If the conveyance is no	
8		procedures provided in subsection (e) shall apply	
9		his section concerning a violation of G.S. 14-72	2.7, the term "conveyance"
10	•	trumentality" as defined in that section."	
11		<b>TION 4.</b> G.S. 15-11.1 is amended by adding a new	
12		ithstanding subsections (a), (b), and (b1) of this sec	• •
13		perty seized is retail property or other property that	
14		le 16A, or Article 18 of Chapter 14 of the Genera	
15		on request of the lawful owner or a person, firm	
16		on his own determination, the district attorney may r	
17		horizing the return of the property to the lawful	-
18	-	led to possession prior to any trial of the offenses	
19 20		e. Upon application to the court, the district attorned	
20 21	-	r return of the property and provide the defendant	• -
21		he property. The court, after notice to all parties, i ll order any or all of the property returned to the law	-
22		titled to possession if the court finds all of the follo	=
23 24	<u>(1)</u>	The defendant has been given notice and an	-
24	<u>(1)</u>	photograph the property prior to the hearing.	opportunity to inspect and
23 26	(2)	Photographs or other identification or analyses	made of the property will
27	(2)	provide sufficient evidence at the time of trial.	made of the property will
28	(3)	The introduction of such substitute evidence is	not likely to substantially
29		prejudice the rights of the defendant in the crimin	•
30	<u>(4)</u>	There is satisfactory evidence of ownership.	······
31		or other identification or analyses made of any pr	operty returned pursuant to
32		hall be presumed admissible in lieu of the actual	· ·
33		violation of Article 16, Article 16A, or Article 18 of	
34		tion of G.S. 14-100. Any property returned pursuan	-
35	need to be made	available for evidence at the time of trial and may b	be sold or disposed of in any
36	lawful manner by	the lawful owner or person, firm, or corporation e	ntitled to possession."
37	SECT	<b>FION 5.</b> G.S. 1-538.2 reads as rewritten:	
38	"§ 1-538.2. Civi	l liability for larceny, shoplifting, theft by emplo	yee, <u>organized retail theft,</u>
39		zzlement, <del>and</del> -obtaining property by false <del>pre</del>	etense.pretense, and other
40	offen	ses.	
41	•	person, other than an unemancipated minor, wh	
42	-	G.S. 14-72, 14-72.1, <u>14-72.11, 14-74</u> , <u>14-86.6, 1</u>	
43		mages to the owner of the property. In any action	
44		ner is entitled to recover the value of the goods or r	-
45		e been destroyed, or any loss of value to the goods	-
46		were recovered, or the amount of any money los	•
47		fraud of an employee. <u>The owner of the property i</u>	
48	-	rsonal property caused in the commission of the a	
49 50	-	property is entitled to recover any consequential dam	
50 51	-	asonable attorneys' fees. The total compensatory	
51	awarueu to a pla	intiff against a defendant under this section shall n	or of less man one nundred

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1	fifty dollars (\$150.00) and shall not exceed one thousand dollars (\$1,000), three thousand dollars				
2	(\$3,000) except an act punishable under G.S. 14-74 or G.S. 14-90 G.S. 14-74, 14-86.6, 14-86.7,				
3	or 14-90 shall have no maximum limit under this section.				
4	(b) The parent or legal guardian, having the care, custody and control of an				
5	unemancipated minor who commits an act punishable under G.S. 14-72, 14-72.1, 14-72.11,				
6	14-74, <u>14-86.6</u> , <u>14-86.7</u> , <u>14-90</u> , or <u>14-100</u> , is civilly liable to the owner of the property obtained				
7	by the act if such parent or legal guardian knew or should have known of the propensity of the				
8	child to commit such an act; and had the opportunity and ability to control the child, and made				
9	no reasonable effort to correct or restrain the child. In an action brought against the parent or				
10	legal guardian by the owner, the owner is entitled to recover the amounts specified in subsection				
11	(a) except punitive damages. The total <del>compensatory and</del> consequential damages awarded to a				
12	plaintiff against the parent or legal guardian shall not be less than one hundred fifty dollars				
13	(\$150.00) and shall not exceed one thousand dollars (\$1,000). three thousand dollars (\$3,000).				
14	(c) An action may be brought under this section regardless of whether a criminal action				
15	is brought or a criminal conviction is obtained for the act alleged in the civil action.				
16	(c1) For the purposes of this section, consequential damages shall include, but shall not be				
17	limited to:				
18	(1) The salary paid to any employee for investigation, reporting, testifying, or any				
19	other time related to the investigation or prosecution for any violation under				
20	subsection (a) of this section; and				
21	(2) Any costs, such as mileage, postage, stationery, or telephone expenses that				
22	were incurred as a result of the violation.				
23	(c2) The owner of the property may seek payment for damages under subsections (a) and				
24	(b) of this section prior to filing a civil action, by sending the violator a demand letter. If such a				
25	letter is sent, it shall be substantially similar to the following:				
26	"Our records show that on (date), you unlawfully took possession of				
27	property from (store name/owner of the property), located in (city, state),				
28	without the consent of (store name/owner of the property), without paying for				
29	the property, and with the intent of converting the property to your own use.				
30	In accordance with G.S. 1-538.2, we are authorized to demand that you pay				
31	damages of one hundred fifty dollars (\$150.00).				
32	In the event you fail to comply with our demand for one hundred fifty				
33	dollars (\$150.00) within 15 days from the date of your receipt of the notice,				
34	you may be held civilly liable for an amount not less than one hundred fifty				
35	dollars (\$150.00) and not more than one thousand dollars (\$1,000) in a civil				
36	action against you to recover the penalties and damages authorized by law,				
37	which include court costs and attorneys' fees. If you pay the one hundred fifty				
38	dollars (\$150.00), (store name/owner of the property) will have no further civil				
39	remedy against you arising from the events occurring on (date).				
40	If you are the parent or legal guardian of an unemancipated minor who				
41	unlawfully took possession of property as set out above, you can be held liable				
42	if you knew or should have known of the propensity of the child to commit				
43	the act complained of, and you had the opportunity and ability to control the				
44	child and you made no reasonable effort to correct or restrain the child.				
45	If you believe you have received this notice in error, please contact (name)				
46	immediately.				
47	YOU HAVE A RIGHT TO CONTEST YOUR LIABILITY IN COURT."				
48	(c3) The owner of the property sending the demand letter required by this section shall				
49	have qualified privilege from any civil liability resulting therefrom provided that there is no				
50	excessive publication and that the owner acted in good faith and without malice.				

(c4)       If the recipient of a notice pursuant to subsection (c2) of this section pays the         demanded one hundred fifty dollars (\$150,00) within 15 days of the recipient's receipt of the         notice, the owner of the property shall have no further civil remedy against that violator for the         incident described in the notice.         (d)       Nothing contained in this act shall prohibit recovery upon any other theory in the         law."         SECTION 6. Chapter 66 of the General Statutes is amended by adding a new Article         to read:       "Article 50.         "Regulation of High-Volume Third-Party Sellers Operating on Online Marketplaces.         "§ 66-490. Purpose.         The General Assembly recognizes that many of its citizens rely heavily on the purchase o         goods through online commerce. In order to protect the citizens of North Carolina from         purchasing counterfeit or stolen goods from certain high-volume third-party sellers selling thess         goods through online marketplaces, the General Assembly finds it necessary to require online         marketplaces to collect and maintain identifying information for high-volume third-party sellers         "§ 6-490. Definitions.         The following definitions apply in this Article:         (1)       Consumer product. – Any tangible personal property which is distributed in commerce and which is normally used for personal, family, or household purposes, including any property intended to be attached to or installed.
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<ul> <li>to read: "<u>Article 50.</u></li> <li>"Regulation of High-Volume Third-Party Sellers Operating on Online Marketplaces.</li> <li><u>*8 66-490. Purpose.</u></li> <li>The General Assembly recognizes that many of its citizens rely heavily on the purchase or goods through online commerce. In order to protect the citizens of North Carolina from purchasing counterfeit or stolen goods from certain high-volume third-party sellers selling these goods through online marketplaces, the General Assembly finds it necessary to require online marketplaces to collect and maintain identifying information for high-volume third-party sellers selling these goods through online marketplaces, the General Assembly finds it necessary to require online marketplaces to collect and maintain identifying information for high-volume third-party sellers selling these goods through online marketplaces, the General Assembly finds it necessary to require online marketplaces to collect and maintain identifying information for high-volume third-party sellers selling these goods through online marketplaces, the General Assembly finds it necessary to require online marketplaces to collect and maintain identifying information for high-volume third-party sellers selling these goods through online marketplaces and which is normally used for personal, family, or household purposes, including any property intended to be attached to or installed.</li> <li>(1) Consumer product. – Any tangible personal property which is distributed if commerce and which is normally used for personal, family, or household purposes, including any property intended to be attached to or installed.</li> <li>(2) High-volume third-party seller. – A participant in an online marketplace tha meets all of the following criteria: <ul> <li>a. Is a third-party seller.</li> <li>b. Has, in any continuous 12-month period during the previous 24 months, entered into 200 or more separate sales or transactions of new or unused consumer products through the online marketplace to consumers in this</li></ul></li></ul>
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11       "§ 66-490. Purpose.         12       The General Assembly recognizes that many of its citizens rely heavily on the purchase or goods through online commerce. In order to protect the citizens of North Carolina from purchasing counterfeit or stolen goods from certain high-volume third-party sellers selling these goods through online marketplaces, the General Assembly finds it necessary to require online marketplaces to collect and maintain identifying information for high-volume third-party sellers         13       goods through online marketplaces, the General Assembly finds it necessary to require online marketplaces to collect and maintain identifying information for high-volume third-party sellers         16       marketplaces to collect and maintain identifying information for high-volume third-party sellers         17       § 66-491. Definitions.         18       The following definitions apply in this Article:         19       (1)       Consumer product. – Any tangible personal property which is distributed in commerce and which is normally used for personal, family, or household purposes, including any property intended to be attached to or installed in reat property without regard to whether it has been attached to rinstalled.         23       (2)       High-volume third-party seller. – A participant in an online marketplace tha meets all of the following criteria:         24       meets all of the following criteria:       a.         25       a.       Is a third-party seller.         26       b.       Has, in any continuous 12-month period during the previous 24 month
12       The General Assembly recognizes that many of its citizens rely heavily on the purchase or goods through online commerce. In order to protect the citizens of North Carolina from purchasing counterfeit or stolen goods from certain high-volume third-party sellers selling these goods through online marketplaces, the General Assembly finds it necessary to require online marketplaces to collect and maintain identifying information for high-volume third-party sellers selling these goods through online marketplaces, the General Assembly finds it necessary to require online marketplaces to collect and maintain identifying information for high-volume third-party sellers         18       The following definitions apply in this Article:         19       (1)       Consumer product. – Any tangible personal property which is distributed in commerce and which is normally used for personal, family, or household purposes, including any property intended to be attached to or installed in reaproperty without regard to whether it has been attached or installed.         23       (2)       High-volume third-party seller. – A participant in an online marketplace tha meets all of the following criteria:         26       b.       Has, in any continuous 12-month period during the previous 24 months, entered into 200 or more separate sales or transactions of new or unused consumer products through the online marketplace to consumers in this State.         20       c.       Has an aggregate total of five thousand dollars (\$5,000) or more in gross revenues for the sales or transactions described in sub-subdivision.         31       d.       Payment for the sales was processed by the online marketplace or through a third party.
13       goods through online commerce. In order to protect the citizens of North Carolina from         14       purchasing counterfeit or stolen goods from certain high-volume third-party sellers selling these         15       goods through online marketplaces, the General Assembly finds it necessary to require online         16       marketplaces to collect and maintain identifying information for high-volume third-party sellers         17       "§ 66-491. Definitions.         18       The following definitions apply in this Article:         19       (1)       Consumer product. – Any tangible personal property which is distributed in commerce and which is normally used for personal, family, or household purposes, including any property intended to be attached to or installed in rea         21       purposes, including any property intended to be attached or installed.         23       (2)       High-volume third-party seller. – A participant in an online marketplace tha meets all of the following criteria:         26       b.       Has, in any continuous 12-month period during the previous 24 months, entered into 200 or more separate sales or transactions of new or unused consumer products through the online marketplace to consumers in this State.         30       c.       Has an aggregate total of five thousand dollars (\$5,000) or more in gross revenues for the sales or transactions described in sub-subdivision b. of this subdivision.         31       d.       Payment for the sales was processed by the online marketplace or through a third party.<
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38 <u>a.</u> <u>Includes features that allow for, facilitate, or enable third-party sellers</u>
39 to engage in the sale, purchase, payment, storage, shipment, or
40 <u>delivery of a consumer product within this State.</u>
41 <u>b.</u> <u>Is used by one or more third-party sellers to engage in the sale</u>
42 purchase, payment, storage, shipment, or delivery of a consume
43 product within this State.
44 <u>c.</u> <u>Has a contractual or similar relationship with consumers governing</u>
45 consumer use of the platform to purchase consumer products.
46 (4) <u>Seller. – A person who sells, offers to sell, or contracts to sell a consumer</u>
47 product through an online marketplace's platform.
48 (5) <u>Third-party seller. – Any seller, independent of an online marketplace, tha</u>
49 sells, offers to sell, or contracts to sell a consumer good in this State through
50 <u>an online marketplace. With respect to an online marketplace, a third-party</u>
51 <u>seller does not include either of the following:</u>

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1		<u>a.</u> <u>A seller that operates the online marketplace plat</u>	tform.
2		b. A business entity that meets all of the following	
3		<u>1.</u> <u>Makes available to the general public</u>	-
4		business address, and working contact in	-
5		2. Has an ongoing contractual relationsl	
6		marketplace to provide the online m	
7		manufacture, distribution, wholesaling	-
8		shipments of consumer products.	, of fulfillinent of
9			identity information
10		required under subsection (a) of G.S. 6	
11		verified in accordance with subsection (d	
12	<u>(6)</u>	<u>Verify. – To confirm information and documents pr</u>	
13		marketplace pursuant to this Article through the use of	
14		that enable an online marketplace to reliably determine	
15		and documents provided are valid, correspond to the se	
16		acting on the seller's behalf, are not misappropriated, an	
17		erification of high-volume third-party seller info	<u>rmation by online</u>
18		etplace.	
19	<u>(a)</u> <u>No m</u>	ore than 10 days after a seller becomes a high-volume th	ird-party seller on an
20	online marketpla	ce platform, the online marketplace shall require the hig	h-volume third-party
21	seller to provide	all of the following information:	
22	<u>(1)</u>	A bank account number or, if the high-volume third-part	y seller does not have
23		a bank account, the name of the payee for payments	issued by the online
24		marketplace to the high-volume third-party seller. This	information may be
25		provided by the high-volume third-party seller to the only	ine marketplace or to
26		a third party contracted by the online marketplace to r	÷
27		information; provided, however, that the online marke	
28		can obtain the required information from the third party	
29	(2)	Contact information for the high-volume third-party se	
30	<u>1</u> _/	the following:	
31		<u>a.</u> If the high-volume third-party seller is an indivi	dual the individual's
32		name.	dual, the marvidual s
33		<u>b.</u> If the high-volume third-party seller is not an i	ndividual one of the
33 34		<u>b.</u> <u>If the high-volume tinte-party series is not an i</u> following:	nurviuuai, one or me
34 35			identification for an
		<u>1.</u> <u>A copy of a valid government-issued</u>	
36		individual acting on behalf of the self	ler that includes the
37		individual's name.	1 . 1 .
38		2. <u>A copy of a valid government-issued rec</u>	
39		that includes the business name and ph	ysical address of the
40		seller.	
41	<u>(3)</u>	A business tax identification number, or if the high-volu	<b>. .</b>
42		does not have a business tax identification number, a ta	xpayer identification
43		<u>number.</u>	
44	<u>(4)</u>	A current email address and telephone number for the high	<u>gh-volume third-party</u>
45		<u>seller.</u>	
46	<u>(b)</u> <u>An or</u>	line marketplace shall do all of the following:	
47	(1)	Periodically, but not less than annually, notify each high	h-volume third-party
48		seller on its platform of the requirement to keep cur	rent the information
49		required pursuant to subsection (a) of this section.	
50	<u>(2)</u>	Require each high-volume third-party seller on its plat	form to, no later than
51		10 days after receiving the notice issued pursuant to su	

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1		subsection, electronically certify one of the following s	statements regarding
2		the information required pursuant to subsection (a) of this	
3		a. That the information previously provided is curre	
4		b. That any changes to the required information hav	÷
5		online marketplace provides notice to a high-volume	<b>T V</b>
6		section and the seller does not provide the information or of	
7		of the issuance of the notice, the online marketplace shall i	
8		activity of that seller until the seller provides the requ	irred information or
9	certification.		- 11 4 - 1 4
10		in 10 days of receipt of any information and documents of a section or every changes to information or documents	-
11 12		this section or any changes to information or documents s	
12		this section, an online marketplace shall verify the inform	ation and documents
13 14	received. (e) If a h	igh-volume third-party seller provides a copy of a valid go	warmmant issued tox
14 15		nformation contained within that document shall be presur	
16		ocument was issued.	neu to be vernieu as
17		losure of high-volume third-party seller information to	consumers
18		pt as provided in subsection (b) of this section, an onlin	
19		-volume third-party seller with an aggregate total of twe	<b>1</b>
20		re in annual gross revenues on its platform to provide to the	
21		consumers in a clear and conspicuous manner all of th	-
22	information:	<u> </u>	
23	(1)	Full name of the high-volume third-party seller, including	g the seller's name or
24		company name or the name by which the seller or com	
25		online marketplace.	• •
26	<u>(2)</u>	Physical address of the seller.	
27	$\frac{(2)}{(3)}$	Contact information for the seller that will allow for	r direct, unhindered
28		communication with the seller by consumers of the	online marketplace,
29		including at least one of the following:	
30		<u>a.</u> <u>A current telephone number.</u>	
31		b. <u>A current email address.</u>	
32		c. Other means of direct electronic messaging, whi	
33		to the seller by the online marketplace; prov	
34		nothing in this sub-subdivision shall prohibit the	÷
35		from preventing actual fraud, abuse, or	
36 37	(A)	communication method provided by the online m	
38	<u>(4)</u>	Whether or not the high-volume third-party seller used supply the product to the consumer upon purchase, and	
38 39		authenticated purchaser, the information described in sub	
40		(3) of this subsection for any seller that is different from the subsection of the subsection for any seller that is different from the subsection for any seller that is different for any sel	
41		third-party seller listed on the product listing page pri-	
42		information required by this subdivision shall be prov	
43		listing page, directly or via hyperlink to the consumer, or	
44		finalized in the order confirmation message or other do	
45		communication made to a consumer and in the consumer'	•
46		history.	
47	(b) Upon	the request of a high-volume third-party seller, an online	ne marketplace may
48		al disclosure of the identity information required under s	
49		y of the following circumstances in the manner provided:	
		· · · · · ·	

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1	(1)	If the seller certifies that the seller does not have a busines	ss address and only
2	(1)	has a residential street address, or has a combined busin	
3		address, the online marketplace shall do both of the follow	
4		a. Disclose only the country and, if applicable, the city	-
5		the seller resides.	
6		b. Inform consumers that there is no business address	ss available for the
7		seller and that consumer inquiries should be submit	
8		telephone, email, or other means of electronic mes	
9		the seller by the online marketplace.	<u></u>
10	<u>(2)</u>	If the seller is a business that has a physical address for p	product returns, the
11		online marketplace shall disclose the seller's physical a	
12		returns.	<u> </u>
13	<u>(3)</u>	If the seller does not have a telephone number other than a	personal telephone
14		number, the online marketplace shall inform consumer	
15		telephone number available for the seller and that consum	er inquiries should
16		be submitted to the seller's email address or other me	-
17		messaging provided to the seller by the online marketplace	2.
18	(c) If an	online marketplace becomes aware that a high-volume thi	rd-party seller has
19	made a false repr	resentation to the online marketplace in order to justify the pr	ovision of a partial
20	disclosure of ider	ntity information pursuant to subsection (b) of this section, or	that a high-volume
21	third-party seller	that has requested and received partial disclosure has not pr	rovided responsive
22	answers within a	a reasonable period of time to consumer inquiries submitte	ed to the seller by
23	telephone, email	, or other means of electronic messaging provided to the s	eller by the online
24	marketplace, the	online marketplace shall provide the seller with written or e	electronic notice of
25	the allegation of	false representation or failure to be responsive to consume	ers and the seller's
26	opportunity to r	espond. No more than 10 days after the issuance of the	notice, the online
27	marketplace shal	l suspend any future sales activity of the seller unless the seller	ller consents to the
28		identity information required under subsection (a) of this sec	
29		igh-volume third-party seller does not comply with the requi	
30		rmation under this section, the online marketplace shall prov	
31		nic notice and an opportunity to provide or disclose the requi	
32		t provide or disclose the required information within 10 days	
33		nline marketplace shall immediately suspend any future sa	les activity of that
34		ller complies with the requirements of this section.	
35		lline marketplace shall disclose to consumers in a clear and co	
36	· ·	sting of any high-volume third-party seller a reporting mec	
37		etplace activity to be reported to the online marketplace	by electronic and
38	telephonic means		
39		tation on use of information; security of marketplace info	
40		nation or documents collected solely to comply with the re	equirements of this
41		be used for any other purpose unless required by law.	•. 1
42		nline marketplace shall implement and maintain reasonable s	
43		cluding administrative, physical, and technical safeguards,	
44		a and the purposes for which the data will be used, to protect	
45		cted to comply with the requirements of this Article from	unauthorized use,
46		s, destruction, or modification.	
47 49	" <u>§ 66-495. Enfo</u>		tologo has violated
48 49		Attorney General has reason to believe that any online market his Article and the violation affects one or more residents	•
49 50		I may bring a civil action in any appropriate court to do any o	
50 51	<u>Attorney Genera</u> (1)	Enjoin further violation by the defendant.	or the rollowing.
51	(1)	Enjoin further violation by the determant.	

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1		(2)	Enforce compliance with this Article.	
2		<u>(3)</u>	Obtain damages, restitution, or other compensation on b	ehalf of the residents
3			of this State.	
4		<u>(4)</u>	Obtain other remedies permitted under State law.	
5	<u>(b)</u>	<u>Any v</u>	violation of this Article shall also be a violation of Chapt	ter 75 of the General
6	Statutes;	provide	ed, however, that only public remedies as administered by	the Attorney General
7	<u>shall be a</u>	vailable	e under that Chapter for violations of this Article.	
8	<u>(c)</u>	<u>Nothi</u>	ing in this Article shall be construed to prohibit any c	listrict attorney, law
9	enforcem	ent offic	cer, official, or agency of this State from initiating or contin	nuing any proceeding
10	<u>in a cour</u>	<u>t agains</u>	st an online marketplace for failure to comply with any	other civil law or a
11	violation	of a crin	minal law of this State."	
12		SECI	<b>FION 7.</b> Sections 1 through 5 of this act become effectiv	e December 1, 2022,
13	and apply	y to offe	enses committed on or after that date. Section 6 of this a	ct becomes effective
14	January 1	, 2023.	The remainder of this act is effective when it becomes law	٧.