GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1999

S

SENATE BILL 1074

Short Title: Year 2000 Consumer Protection Act.

Sponsors: Senators Reeves; Ballantine, Clodfelter, Dalton, Foxx, Hartsell, Hoyle, and Wellons.

Referred to: Judiciary II.

April 15, 1999

1	A BILL TO BE ENTITLED		
2	AN ACT LIMITING LIABILITY FROM YEAR 2000 FAILURES BY PROVIDING		
3	CERTAIN PARTIES THE RIGHT TO ASSERT AN AFFIRMATIVE DEFENSE		
4	BASED ON A YEAR 2000 PROBLEM.		
5	The General Assembly of North Carolina enacts:		
6	Section 1. Subchapter XIV of Chapter 1 of the General Statutes is amended by		
7	adding a new Article to read:		
8	"ARTICLE 43E.		
9	"AFFIRMATIVE DEFENSE BASED ON YEAR 2000 FAILURE.		
10	" <u>§ 1-539.25. Definitions.</u>		
11	Unless the context clearly requires otherwise, the definitions in this section apply		
12	throughout this Article:		
13	(1) 'Electronic computing device' means any computer hardware or		
14	software, computer chip, embedded chip, process control equipment, or		
15	other information system that:		
16	a. <u>Is used to capture, store, manipulate, or process data; or</u>		
17	b. Controls, monitors, or assists in the operation of physical		
18	apparatus that is not primarily used as a computer but that relies		
19	on automation or digital technology to function, including, but		

1

(Public)

GENERAL ASSEMBLY OF NORTH CAROLINA

1		not limited to, vehicles, vessels, buildings, structures, facilities,
2		elevators, medical equipment, traffic signals, and factory
3		machinery.
4	<u>(2)</u>	'Person' means any natural person, partnership, corporation, body
5		politic, and any unincorporated association, organization, or society
6		which may sue or be sued under a common name.
7	<u>(3)</u>	'Year 2000 problem' means disruptions in electronic communications or
8		the functioning of electronically controlled equipment resulting or
9		reasonably anticipated to result from erroneous data that is or may be
10		supplied by electronic devices in 1999 or on or after January 1, 2000.
11		<u>ght to affirmative defense based on year 2000 problem.</u>
12	• / •	son has an affirmative defense to any claim or action brought against the
13		rson establishes that the person's default, failure to pay, breach, omission,
14		on that is the basis of the claim against the person was caused by a year
15	•	associated with an electronic computing device that is not owned,
16		perated by the person, and, if it were not for the year 2000 problem, the
17	*	ave been able to satisfy the obligations that are the basis of the claim.
18	· / ·	erson establishes an affirmative defense as set forth in subsection (a) of
19		court shall dismiss the claim without prejudice and the person or entity
20	-	im against the person shall not reassert the claim as to which the
21		ense was asserted for a period of 60 days from the date on which the
22		ense is granted by the court. Any statute of limitations applicable to the
23		or 90 days upon the granting of the affirmative defense under this section.
24	• •	section does not affect those transactions upon which a default has
25		any disruption of financial or data transfer operations attributable to the
26	year 2000 date of	
27		granting of the affirmative defense under this section does not impair,
28	-	harge, satisfy, or otherwise affect the underlying obligation that is the
29		im against which the affirmative defense was asserted; except that the
30		arty to bring the claim based upon the obligation must be delayed as set
31		on (b) of this section.
32		dit reporting agency operating in this State shall not report any negative
33		on resulting from the failure of an electronic computing device to process
34		nation and other information or the inability of the consumer to transact
35		ess and make payments due to the failure of an electronic computing
36		ite, recognize, or timely process the year 2000 date change."
37	Sectio	on 2. This act is effective when it becomes law and shall apply to actions

accruing on or after that date. The act expires July 1, 2000.