



DATE: February 28, 2023
TO: Chair Jamie Becker-Finn and Members of the House Judiciary Finance and Civil Law Committee
FROM: Tara Ryan
RE: HF 1337 – Oppose

The Entertainment Software Association (ESA) respectfully opposes House File 1337. The ESA is the U.S. trade association representing the publishers of computer and video games for play on consoles, personal computers, mobile devices, and the Internet.

The video game industry is a key economic sector that creates jobs, develops innovative technology, and keeps the United States competitive in the global marketplace. Not only do 75 percent of United States households have at least one gamer in their home, our industry has a footprint that creates jobs in every state.

ESA respectfully opposes HF 1337 based on concerns that permitting console access to independent repair providers, over whom we have no oversight, could result in the modification of hardware and firmware that could compromise the vital security features that provide a secure media environment for the playback of copyrighted games of various game publishers. We recognize that the vast majority of repair shops would not use the provided tools and documentation for any illegal purposes (e.g., removal of security features). However, at the rate at which knowledge is spread via social media and other online communication channels, it would only take a few bad actors to have a rapid and severely detrimental impact on the industry.

This bill fails to specifically address copyright protections. As the Federal Trade Commission has acknowledged, video game console makers, publishers, and copyright owners, rely on the content protection systems built into consoles to protect against sophisticated piracy efforts. We therefore appreciated the FTC's recognition in its report "Nixing the Fix: An FTC Report to Congress on Repair Restrictions" ("FTC Report" or "Report") that protecting intellectual property ("IP") rights benefits consumers and that any limitation on repair restrictions cannot be one-size-fits-all. Indeed, the Report makes a special effort to recognize that IP rights play a valuable role in encouraging and rewarding innovation, and that "any action taken by industry or regulators to enable independent repair should seek input from such entities [i.e., the USPTO and the US Copyright Office] and other stakeholders and be mindful of existing law and policy supporting IP protection." By passing this bill, video game consoles and the games that are played on them, would be subject to an overbroad bill with potentially harmful unintended consequences to consumer and company protections.

Importantly, our video game console makers employ digital locks designed to protect their game consoles and provide a secure media environment for players and other video game publishers and developers. These protections, known as technological protection measures (TPMs), are so important to copyright industries that international treaties concluded in 1996 ensured these digital locks were protected, and since then over 100 countries have implemented this protection in their own laws.

In addition, it would be very difficult for copyright owners to comply with both Minnesota's bill and federal copyright law. For example, a company that exercises its federal right not to distribute copies of its video games or the keys to the digital locks that secure its video games would face liability under Minnesota's bill. Courts have recognized that federal copyright law preempts state laws enacted pursuant to legitimate police power objectives, such as unfair competition, if these laws conflict with federal copyright law. Even against challenges under federal antitrust law, courts have consistently affirmed the rights secured to copyright owners, such as recognizing and enforcing a copyright owner's right to refuse to license its works.

All three major video game console makers—Microsoft, Nintendo, and Sony—are committed to providing consumers with repairs that are quick, reliable, and secure. And, they offer a variety of repair options for consoles that include repair services beyond the warranty period to ensure that their consoles remain in good working order because their respective success depends on consumers having reliable, versatile, and engaging platforms on which to play video games and enjoy digital content.

We appreciate the opportunity to provide testimony and would be happy to follow-up with any additional information as needed.

Sincerely,

Tara Ryan
Senior Vice President, State Government Affairs
Entertainment Software Association