



General Assembly

**Amendment**

January Session, 2011

LCO No. 6977

**\*SB0014406977SD0\***

Offered by:

SEN. DOYLE, 9<sup>th</sup> Dist.

REP. TABORSAK, 109<sup>th</sup> Dist.

To: Senate Bill No. **144**

File No. 117

Cal. No. 111

**"AN ACT CONCERNING DIGITAL COPIERS AND PRIVACY."**

1 Strike everything after the enacting clause and substitute the  
2 following in lieu thereof:

3 "Section 1. (NEW) (*Effective October 1, 2011*) (a) For purposes of this  
4 section, "digital copy machine" means a machine used for business  
5 purposes that is manufactured on or after October 1, 2011, and that, as  
6 its primary purpose, uses a digital process and a computer hard drive  
7 to produce and retain an immediate duplicate of an original document.  
8 A digital copy machine does not include any other machine or  
9 equipment, including, but not limited to, a machine or equipment to  
10 which such digital copy machine is connected.

11 (b) Any person who is an end user of a digital copy machine shall  
12 ensure that all copied data is erased from or encrypted in the memory  
13 of such copier prior to such person relinquishing ownership, physical  
14 custody or control of such copier to another person at the end of a  
15 lease term for such copier. Such end user does not violate the

16 provisions of this subsection if a reseller or lessor of such copier has  
17 entered into a contract with such end user to erase or encrypt data as  
18 required by this subsection.

19 (c) Each digital copier sold in this state on and after October 1, 2011,  
20 shall include information regarding the data security and encryption  
21 capabilities of such copier."

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>October 1, 2011</i>	New section