23-02531

## **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

## **S.F. No. 1441**

(SENATE AUTHORS: WESTROM and Koran)						
DATE	D-PG	OFFICIAL STATUS				
02/08/2023		Introduction and first reading				
		Referred to Judiciary and Public Safety				

A bill for an act
relating to civil law; prohibiting online content discrimination; authorizing civil action; proposing coding for new law as Minnesota Statutes, chapter 363B.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
Section 1. [363B.001] ONLINE CONTENT DISCRIMINATION PROHIBITED.
Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
the meanings given them.
(b) "Algorithm" means a set of instructions designed to perform a specific task and
implemented by a computer.
(c) "Interactive computer service" means any information service, system, or access
software provider that provides or enables computer access by multiple users to a computer
server, including specifically a service or system that provides access to the Internet and
such systems operated or services offered by libraries or educational institutions. Interactive
computer services include social media platforms or websites.
(d) "Owner," "operator," and "provider" include any agents or third parties designated
to act on behalf of the owner, operator, or provider.
(e) "Political ideology" includes a set of opinions related to politics, economics,
government, social movements, and ethics.
(f) "Restrict" includes suspending or canceling a user's account, deleting a user's content,
or limiting or partially limiting access to a user's account or content regardless of whether
the limitation is readily apparent to the user.

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	01/30/23	REVISOR	SGS/JW	23-02531	as introduced		
2.1	<u>(g)</u> "Sex'	' has the meaning	given in section 30	63A.03, subdivision 42.			
2.2	(h) "Religious beliefs" include opinions on religion, faith, spirituality, faith-based						
2.3	practices, an	practices, and religious texts.					
2.4	<u>Subd. 2.</u>	Subd. 2. Discrimination prohibited. It is an unlawful discriminatory practice for an					
2.5	owner, operator, or provider of an interactive computer service to restrict, either directly,						
2.6	manually, or through the use of an algorithm, a user's account or content based on race, sex,						
2.7	political ideo	ology, or religious	beliefs.				
2.8	<u>Subd. 3.</u>	Notice required.	An owner, operato	r, or provider of interacti	ve computer		
2.9	services who restricts a user's account or content must provide a written notice to the user						
2.10	within 24 ho	ours of taking the a	ction. The notice n	nust specify the authority	and basis for the		
2.11	restriction.						
2.12	<u>Subd. 4.</u>	Private civil action	on authorized. (a)	The following users of a	n interactive		
2.13	computer set	rvice may bring ar	action in district	court seeking damages as	s provided in		
2.14	subdivision	<u>5:</u>					
2.15	<u>(1)</u> a user	r injured by a viola	ation of subdivisio	<u>n 2; or</u>			
2.16	<u>(2)</u> a user	r who reasonably o	otherwise would h	ave received or viewed a	nother user's		
2.17	content but f	for a violation of s	ubdivision 2.				
2.18	<u>(b)</u> An ac	tion under this sect	tion must commend	ce within two years of the	date the violation		
2.19	was discove	red or reasonably	should have been	discovered by the plaintif	<u>Ť.</u>		
2.20	<u>(c)</u> The p	laintiff in an actior	n brought under thi	s section shall have the ri	ght to a jury trial.		
2.21	Subd. 5.	Damages; injunc	tive relief. (a) The	court shall award the fol	llowing damages		
2.22	to a prevailing	ng plaintiff against	t an owner, operate	or, or provider of an inter	active computer		
2.23	service foun	d liable under this	section:				
2.24	<u>(1)</u> actua	l damages;					
2.25	<u>(2) statut</u>	tory damages of \$5	50,000 per violatio	<u>n;</u>			
2.26	<u>(</u> 3) statut	ory damages of \$5	50,000 per instance	e of failure to provide tim	ely notice under		
2.27	subdivision	<u>3; and</u>					
2.28	<u>(4) court</u>	costs, fees, and re	asonable attorney	fees.			
2.29	<u>(b) The c</u>	court may award in	njunctive relief, as	appropriate.			

3.1	Subd. 6. Attorney general. The attorney general is authorized to investigate alleged
3.2	violations of this section and recover damages on behalf of users entitled to relief under this
3.3	section, as well as injunctive relief on behalf of the state.
3.4	Subd. 7. Personal jurisdiction; venue. (a) As to any cause of action arising under this
3.5	section, the district court may exercise personal jurisdiction over a nonresident defendant
3.6	in the same manner as if the defendant were a person domiciled in this state if:
3.7	(1) the defendant makes the interactive computer service available to residents of this
3.8	state; or
3.9	(2) enters into agreements with residents of this state for the provision of interactive
3.10	computer services.
3.11	(b) A cause of action arising under this section may be brought in the county in which
3.12	the plaintiff resides.
3.13	Subd. 8. Good faith and fair dealing. In any terms of service or other agreement
3.14	governing the provision of interactive computer services to a user, an implied covenant of
3.15	good faith and fair dealing bars the owner, operator, or provider of interactive computer
3.16	services from restricting a user or a user's content as provided under subdivision 2.
3.17	Subd. 9. Construction with other law or agreement; exemption. (a) The remedies in
3.18	this section are cumulative and do not restrict any other remedy provided by law.
3.19	(b) Any agreement or provision in an agreement waiving or limiting the rights, remedies,
3.20	and duties provided in this section is deemed void and against public policy.
3.21	(c) This section does not apply to interactive computer services with less than 10,000,000
3.22	users.
3.23	Subd. 10. Severability. If any provision of this section is found to be unconstitutional
3.24	or otherwise void, the remaining provisions of this act remain valid.
3.25	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2023, and applies to causes of

3.26 <u>action accruing on or after that date.</u>