ļ	contract limit; proposing coding for new law in Minnesota Statutes, chapter 325F.
;	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
<u>,</u>	Section 1. [325F.697] WIRELESS TELEPHONE SERVICES; LIMIT ALERTS.
,	Subdivision 1. <b>Definitions.</b> (a) The terms used in this section have the meanings
3	given them in this subdivision.
)	(b) "Contract" means an oral or written agreement of definite duration between
0	a provider and a customer, detailing the wireless telecommunications services to be
1	provided to the customer and the terms and conditions for provision of those services.
2	(c) "Customer" means a party to a valid current contract with a provider to receive
.3	wireless telecommunications services.
4	(d) "Provider" means a provider of wireless telecommunications services.
5	(e) "Wireless telecommunications services" means commercial mobile radio services
6	as defined in Code of Federal Regulations, title 47, part 20.
7	Subd. 2. Alert required. (a) A provider must send a text message or voice alert
8	to a customer:
)	(1) when the customer's aggregate use of wireless telecommunications services
0	reaches within five percent of the customer's voice, text, or data limit established in the
l	contract between the customer and the provider; and
2	(2) with each use of the service for which the contract limit has been reached.
3	(b) The text message or voice alert required under paragraph (a) must inform the
4	customer that the customer's usage is approaching or has exceeded the contract limit for

A bill for an act

relating to wireless telecommunications; requiring wireless telecommunications service providers to alert customers whose usage approaches or exceeds their

1.11.2

1.3

Section 1.

## S.F. No. 3420, as introduced - 86th Legislative Session (2009-2010) [10-6449]

- 2.1 that service and that usage exceeding the limit will be charged at the higher rate specified
- in the contract.

2.3 **EFFECTIVE DATE.** This section is effective January 1, 2011.

Section 1. 2