SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

A bill for an act

S.F. No. 3496

(SENATE AUTHORS: MAYE QUADE, Kupec, Mohamed and Boldon)DATED-PGOFFICIAL STATUS02/12/202411547Introduction and first reading
Referred to Labor02/19/202411660Author added Kupec02/26/202411761aComm report: To pass as amended and re-refer to Judiciary and Public Safety02/29/202411860Author added Mohamed03/20/202412425aComm report: To pass as amended and re-refer to Labor04/08/202413519aComm report: To pass as amended and re-refer to Finance
Joint rule 2.03, referred to Rules and Administration04/11/2024Author added Boldon
Comm report: Amend previous comm report Jt rule 2.03 suspended
Second reading

1.2	creation; amending Minnesota Statutes 2022, section 181A.03, subdivision 1, by
1.4	adding subdivisions; proposing coding for new law in Minnesota Statutes, chapter
1.5	181A.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2022, section 181A.03, subdivision 1, is amended to read:
1.8	Subdivision 1. General. As used in sections 181A.01 to 181A.12 181A.13, the terms
1.9	defined in this section shall have the following meanings.
1.10	Sec. 2. Minnesota Statutes 2022, section 181A.03, is amended by adding a subdivision to
1.11	read:
1.12	Subd. 5a. Online platform. "Online platform" means any public-facing website, web
1.13	application, or digital application, including a mobile application. Online platform includes
1.14	a social network, advertising network, mobile operating system, search engine, email service,
1.15	monetization platform to sell digital services, streaming service, paid subscription, or Internet
1.16	access service.
1.17	Sec. 3. Minnesota Statutes 2022, section 181A.03, is amended by adding a subdivision to
1.18	read:
1.19	Subd. 7a. Content creation. "Content creation" means content shared on an online

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platform that generates compensation.

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Sec. 4. Minnesota Statutes 2022, section 181A.03, is amended by adding a subdivision to 2.1 2.2 read:

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Subd. 7b. Content creator. "Content creator" means an individual or individuals 18 years of age or older, including family members, who create content performed in Minnesota that generates compensation, and includes any proprietorship, partnership, company, or other corporate entity assuming the name or identity of a particular individual or individuals, or family members, for the purposes of that content creator.

Sec. 5. [181A.13] COMPENSATION FOR INTERNET CONTENT CREATION.

- Subdivision 1. Minors featured in content creation. (a) Except as otherwise provided in this section, a minor is considered engaged in the work of content creation when the following criteria are met at any time during the previous 12-month period:
- (1) at least 30 percent of the content creator's compensated content produced within a 30-day period included the likeness, name, or photograph of any minor. Content percentage is measured by the percentage of time the likeness, name, or photograph of a minor or, if more than one minor regularly appears in the creator's content, any of the minors, visually appears or is the subject of an oral narrative in a segment as compared to the total length of the segment; and
- (2) the number of views received on any online platform met the online platform's threshold for generating compensation or the content creator received actual compensation for content equal to or greater than \$0.01 per view.
- (b) A minor under the age of 14 is prohibited from engaging in the work of content creation as provided in paragraph (a). If a minor under the age of 14 is featured by a content creator, the minor shall receive 100 percent of the proceeds of the creator's compensation for the content they have appeared in, less any amount owed to another minor.
- (c) A minor who is under the age of 18 and over the age of 14, may produce, create, and publish their own content and are entitled to all compensation for their own content creation. A minor engaged in the work of content creation as the producer, creator, and publisher of content must also follow the requirements in paragraph (b).
- (d) A minor who appears incidentally in a video that depicts a public event that a reasonable person would know to be a broadcast, including a concert, competition, or sporting event, and is published by a content creator is not considered a violation of this section.

3.1	Subd. 2. Records required. (a) All content creators whose content features a minor
3.2	engaged in the work of content creation shall maintain the following records and retain the
3.3	records until the minor reaches the age of 21:
3.4	(1) the name and documentary proof of the age of the minor engaged in the work of
3.5	content creation;
3.6	(2) the amount of content creation that generated compensation as described in subdivision
3.7	1 during the reporting period;
3.8	(3) the total number of minutes of content creation for which the content creator received
3.9	compensation during the reporting period;
3.10	(4) the total number of minutes a minor was featured in content creation during the
3.11	reporting period;
3.12	(5) the total compensation generated from content creation featuring a minor during the
3.13	reporting period; and
3.14	(6) the amount deposited into the trust account for the benefit of the minor engaged in
3.15	the work of content creation as required by subdivision 3.
3.16	(b) The records required by this subdivision must be readily accessible to the minor for
3.17	review. The content creator shall provide notice to the minor of the existence of the records.
3.18	Subd. 3. Trust required. (a) A minor who is engaged in the work of content creation
3.19	consistent with this section must be compensated by the content creator. The content creator
3.20	must set aside gross earnings on the content that includes the likeness, name, or photograph
3.21	of the minor in a trust account to be preserved for the benefit of the minor until the minor
3.22	reaches the age of majority, according to the following distribution:
3.23	(1) if only one minor meets the content threshold described in subdivision 1, the
3.24	percentage of total gross earnings on any segment, including the likeness, name, or
3.25	photograph of the minor that is equal to or greater than half of the content percentage that
3.26	includes the minor as described in subdivision 1; or
3.27	(2) if more than one minor meets the content threshold described in subdivision 1 and
3.28	a segment includes more than one of those minors, the percentage described in clause (1)
3.29	for all minors in any segment must be equally divided between the minors regardless of
3.30	differences in percentage of content provided by the individual minors.
3.31	(b) A trust account required under this section must, at a minimum, provide that:

4.1	(1) the money in the account is available only to the minor engaged in the work of content
4.2	<u>creation;</u>
4.3	(2) the account is held by a bank, corporate fiduciary, or trust company, as those terms
4.4	are defined in chapter 48A;
4.5	(3) the money in the account becomes available to the minor engaged in the work of
4.6	content creation upon the minor attaining the age of 18 years or upon a declaration that the
4.7	minor is emancipated; and
4.8	(4) that the account meets the requirements of chapter 527, the Uniform Transfers to
4.9	Minors Act.
4.10	Subd. 4. Civil action; enforcement. (a) If a content creator knowingly or recklessly
4.11	violates this section, a minor or a person who was a minor at the time of the alleged violation
4.12	may commence a civil action to enforce the provisions of this section regarding the trust
4.13	account. In any action brought in accordance with this paragraph, the court may award
4.14	actual damages, including any compensation owed under this section.
4.15	(b) Along with the civil action provided in paragraph (a), the minor may commence a
4.16	civil action against the content creator for damages, injunctive relief, and any other relief
4.17	the court finds just and equitable to enforce this section.
4.18	(c) The attorney general may enforce subdivision 1 of this section, pursuant to section
4.19	8.31, and may recover costs and fees.
4.20	(d) This section does not affect a right or remedy available under any other law of the
4.21	state.
4.22	(e) Nothing in this section shall be interpreted to have any effect on a party that is neither
4.23	the content creator nor the minor who engaged in the work of content creation.
4.24	Subd. 5. Content deletion requests. (a) A person 13 years of age or older who was
4.25	featured as a minor child in content of a content creator may request the permanent deletion
4.26	of the content from an online platform. An online platform must have an easily accessible
4.27	form available online for submission of the deletion request.
4.28	(b) An online platform that receives a deletion request shall remove and permanently
4.29	delete the content for which the request was made within seven days after the request was
4.30	submitted.

(c) Any contract between a content creator and an online platform that would reasonably
be anticipated to feature a minor child must include notification to the social media platform
of the rights under this subdivision.
Subd. 6. Minimum age exemption. A minor 14 years of age or over compensated under
this section is exempt from the minimum age provisions of section 181A.04, subdivision
<u>1.</u>

EFFECTIVE DATE. This section is effective July 1, 2025.

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