01/25/23 REVISOR RSI/DD 23-01616 as introduced

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 3711

(SENATE AUTHORS: LATZ)

DATE D-PG 02/15/2024

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OFFICIAL STATUS

Introduction and first reading
Referred to Agriculture, Broadband, and Rural Development

A bill for an act

relating to broadband service; prohibiting certain activities by Internet service providers serving Minnesota customers and those under contract to the state or

1.4 1.5	political subdivisions; authorizing monetary fines; proposing coding for new law in Minnesota Statutes, chapters 16C; 325F.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. [16C.57] CONTRACTS FOR INTERNET SERVICE; ADHERENCE TO
1.8	NET NEUTRALITY.
1.9	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
1.10	the meanings given in this subdivision.
1.11	(b) "Broadband Internet access service" means:
1.12	(1) a mass-market retail service by wire or radio that provides the capability, including
1.13	any capability that is incidental to and enables the operation of the communications service.
1.14	to transmit data to and receive data from all or substantially all Internet endpoints;
1.15	(2) any service that provides a functional equivalent of the service described in clause
1.16	<u>(1); or</u>
1.17	(3) any service that is used to evade the protections established under this section.
1.18	Broadband Internet access service includes service that serves end users at fixed endpoints
1.19	using stationary equipment or end users using mobile stations, but does not include dial-up
1.20	Internet access service.
1.21	(c) "Edge provider" means any person or entity that provides (1) any content, application
1.22	or service over the Internet, or (2) a device used to access any content, application, or service

Section 1.

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2.1	over the Inte	ernet. Edge provide	er does not include	a person or entity provi-	ding obscene	
2.2	material, as defined by section 617.241.					
2.3	(d) "Inte	rnet service provide	er" means a busine	ss that provides broadbar	nd Internet access	
2.4	service to a	customer in Minne	sota.			
2.5	(e) "Paid	prioritization" mea	ns the managemer	nt of an Internet service p	rovider's network	
2.6	to directly o	r indirectly favor so	ome traffic over o	ther traffic (1) in exchange	ge for monetary	
2.7	or other con	sideration from a tl	nird party, or (2) to	benefit an affiliated ent	tity.	
2.8	Subd. 2.	Purchasing or fun	ding broadband	Internet access services	; prohibitions. A	
2.9	state agency	or political subdiv	ision is prohibited	from entering into a cont	tract or providing	
2.10	funding to p	ourchase broadband	Internet access se	ervice after August 1, 202	23, that does not	
2.11	contain:					
2.12	(1) a bin	ding agreement in	which the Internet	service provider certifie	es to the	
2.13	commission	er of commerce tha	t the Internet serv	ce provider must not eng	gage in any of the	
2.14	following ac	ctivities with respec	ct to any of the Int	ernet service provider's l	Minnesota	
2.15	customers:					
2.16	(i) subject	ct to reasonable net	work managemen	t, block lawful content, a	applications,	
2.17	services, or	nonharmful device	<u>s;</u>			
2.18	(ii) subje	ect to reasonable ne	twork managemen	nt, impair, impede, or de	grade lawful	
2.19	Internet traf	fic on the basis of (A) Internet conter	nt, application, or service	e, or (B) use of a	
2.20	nonharmful	device;				
2.21	(iii) enga	age in paid prioritiz	ration;			
2.22	(iv) unre	easonably interfere	with or unreasona	bly disadvantage:		
2.23	(A) a cus	stomer's ability to s	elect, access, and	use broadband Internet s	service or lawful	
2.24	Internet con	tent, applications, s	services, or device	s of the customer's choice	e; or	
2.25	(B) an ed	dge provider's abili	ty to provide lawf	ul Internet content, appli	cations, services,	
2.26	or devices to	o a customer, excep	ot that an Internet s	service provider may blo	ck content if the	
2.27	edge provide	er charges or intend	s to charge a fee to	the Internet service provi	ider for providing	
2.28	the content;	<u>or</u>				
2.29	(v) engaş	ge in deceptive or m	isleading marketin	g practices that misrepres	sent the treatment	
2.30	of Internet t	raffic or content; an	<u>nd</u>			

(2) provisions requiring the state agency or political subdivision, upon determining the

Internet service provider has violated the binding agreement under clause (1), to: (i)

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3.1	unilaterally terminate the contract for broadband Internet access service without penalty to
3.2	the state agency or political subdivision, as applicable; and (ii) require the Internet service
3.3	provider to remunerate the state agency or political subdivision for all revenues earned
3.4	under the contract during the period when the violation occurred.
3.5	Subd. 3. Other laws. Nothing in this section: (1) supersedes any obligation or
3.6	authorization an Internet service provider may have to address the needs of emergency
3.7	communications or law enforcement, public safety, or national security authorities, consisten
3.8	with or as permitted by applicable law; or (2) limits the provider's ability to meet, address
3.9	or comply with the needs identified in clause (1).
3.10	Subd. 4. Exception. This section does not apply to a state agency or political subdivision
3.11	that purchases or funds fixed broadband Internet access services in a geographic location
3.12	where broadband Internet access services are only available from a single Internet service
3.13	provider.
3.14	Subd. 5. Enforcement. The commissioner of commerce must enforce a violation of the
3.15	certification provided under subdivision 2. An Internet service provider who materially or
3.16	repeatedly violates this section is subject to a fine of not more than \$1,000 for each violation
3.17	A fine authorized by this section may be imposed by the commissioner through a civil action
3.18	brought by the commissioner under section 45.027, or by the attorney general under section
3.19	8.31 on behalf of the state of Minnesota. Fines collected under this subdivision must be
3.20	deposited into the state treasury.
3.21	Sec. 2. [325F.6945] INTERNET SERVICE PROVIDERS; PROHIBITED ACTIONS
3.22	Subdivision 1. Definitions. The definitions in section 16C.57 apply to this section.
3.23	Subd. 2. Prohibited actions. An Internet service provider is prohibited from engaging
3.24	in any of the following activities with respect to any of the Internet service provider's
3.25	Minnesota customers:
3.26	(1) subject to reasonable network management, block lawful content, applications,
3.27	services, or nonharmful devices;
3.28	(2) subject to reasonable network management, impair, impede, or degrade lawful Interne
3.29	traffic on the basis of (i) Internet content, application, or service, or (ii) use of a nonharmfu
3.30	device;
3.31	(3) engage in paid prioritization;
3.32	(4) unreasonably interfere with or unreasonably disadvantage:

Sec. 2. 3

(i) a customer's ability to select, access, and use broadband Internet service or lawful 4.1 Internet content, applications, services, or devices of the customer's choice; or 4.2 (ii) an edge provider's ability to provide lawful Internet content, applications, services, 4.3 or devices to a customer; or 4.4 4.5 (5) engage in deceptive or misleading marketing practices that misrepresent the treatment of Internet traffic or content. 4.6 4.7 Subd. 3. Certification required. Prior to offering service to a customer in Minnesota, or prior to August 1, 2023, for Internet service providers already offering service to customers 4.8 in Minnesota, an Internet service provider must file a document with the commissioner of 4.9 commerce certifying that it must not engage in any of the activities prohibited under 4.10 subdivision 2. The filing required by this subdivision must be provided (1) prior to offering 4.11 4.12 service for the first time in Minnesota, (2) at any time after a company or entity has changed ownership or merged with another entity, and (3) prior to offering service in the state after 4.13 the company has suspended service for more than 30 days. An Internet service provider is 4.14 not required to make filings under this subdivision on an annual basis. 4.15 Subd. 4. Other laws. Nothing in this section: (1) supersedes any obligation or 4.16 authorization an Internet service provider may have to address the needs of emergency 4.17 communications or law enforcement, public safety, or national security authorities, consistent 4.18 with or as permitted by applicable law; or (2) limits the provider's ability to meet, address, 4.19 or comply with the needs identified in clause (1). 4.20 Subd. 5. Enforcement. (a) A violation of subdivision 2 may be enforced by the 4.21 commissioner of commerce under section 45.027 or by the attorney general under section 4.22 8.31. The venue for enforcement proceedings is Ramsey County. 4.23 (b) A violation of the certification provided under subdivision 3 must be enforced under 4.24 section 609.48. The venue for enforcement proceedings is Ramsey County. 4.25

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