RSI

## SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

## S.F. No. 3933

(SENATE AUTHORS: CHAMBERLAIN, Benson and Abeler)							
DATE	D-PG	OFFICIAL STATUS					
03/14/2022	5304	Introduction and first reading Referred to Commerce and Consumer Protection Finance and Policy					
03/24/2022 03/30/2022	5620a	Comm report: To pass as amended and re-refer to Civil Law and Data Practices Policy Comm report: To pass as amended Second reading					

1.1	A bill for an act
1.2 1.3	relating to consumer protection; prohibiting certain social media algorithms that target children; proposing coding for new law in Minnesota Statutes, chapter 325F.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. [325F.6945] UNLAWFUL SOCIAL MEDIA ACTIVITIES.
1.6	Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have
1.7	the meanings given.
1.8	(b) "Account holder" means a person who accesses a social media account through a
1.9	social media platform.
1.10	(c) "Social media algorithm" means a technical means of sorting posts based on relevancy
1.11	instead of publishing time, in order to prioritize which content a user sees first according
1.12	to the likelihood that they will actually engage with such content.
1.13	(d) "Social media platform" means an electronic medium, including a browser-based or
1.14	application-based interactive computer service, telephone network, or data network, that
1.15	allows users to create, share, and view user-generated content. Social media platform does
1.16	not include Internet service providers or e-mail.
1.17	(e) "User-generated content" means any content created or shared by an account holder,
1.18	including without limitation written posts, photographs, graphics, video recordings, or audio
1.19	recordings.
1.20	Subd. 2. Prohibitions; social media algorithm. (a) A social media platform with more
1.21	than 1,000,000 account holders operating in Minnesota is prohibited from using a social

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2.1	0			at an account holder	under the age of 18,		
2.2	except as prov	vided in subdivision	<u>3.</u>				
2.3	(b) The social media platform is liable to an individual account holder who received						
2.4	user-generated content through a social media algorithm while the individual account holder						
2.5	was under the age of 18 if the social media platform knew or had reason to know that the						
2.6	individual acc	ount holder was une	der the age of 18	8. A social media pla	tform subject to this		
2.7	paragraph is li	able to the account h	older for (1) any	regular or special dar	nages, (2) a statutory		
2.8	penalty of \$1,	000 for each violation	on of this section	n, and (3) any other	penalties available		
2.9	under law.						
2.10	<u>Subd. 3.</u> E	xceptions. (a) A so	cial media algor	ithm that is intended	to block access to		
2.11	inappropriate or harmful content to an account holder that is a minor is exempt from this						
2.12	section. Softw	are or devices that	allow parental co	ontrols or internal co	ntrols used by the		
2.13	social media p	platform that are des	igned to control	access of the accour	nt of a minor to filter		
2.14	content for ag	e-appropriate mater	ial, that suggest,	promote, or rank of	herwise accessible		
2.15	content, are ex	kempt from this sect	tion.				
2.16	(b) User-g	enerated content that	it is created by a	federal, state, or loc	al government or by		
2.17	a public or private school, college, or university is exempt from this section.						