RSI/JO

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 5518

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DATE	D-PG		OFFICIAL STATUS
05/09/2024		Introduction and first reading	
		Referred to Commerce and Consun	ner Protection

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to consumer protection; requiring age verification for websites with material harmful to minors; providing for enforcement by the attorney general; creating a private right of action; proposing coding for new law in Minnesota Statutes, chapter 325F.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. [325F.1791] AGE VERIFICATION FOR INTERNET CONTENT
1.8	HARMFUL TO MINORS.
1.9	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
1.10	the meanings given.
1.11	(b) "Host" means to provide the technology and resources necessary to store and maintain
1.12	the electronic files and applications associated with a website on a computer server, in order
1.13	for the website to be accessible via the Internet. For purposes of this section, an Internet
1.14	service provider does not host a website.
1.15	(c) "Identifying information" means any information that is linked or reasonably linkable
1.16	to an identified or identifiable natural person.
1.17	(d) "Interactive computer service" means any information service, system, or access
1.18	software provider that provides or enables computer access by multiple users to a computer
1.19	server, including (1) a service or system that provides access to the Internet, and (2) systems
1.20	operated or services offered by libraries or educational institutions.
1.21	(e) "Intimate parts" means the genitals, pubic area, or anus of an individual. If the
1.22	individual is female, intimate parts includes a partially or fully exposed nipple.

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2.1	<u>(f)</u> "Mate	rial harmful to min	ors" means a text,	sound recording, image,	, video, or similar
2.2	representatio	on or depiction that	<u>:</u>		
2.3	(1) the av	verage person, apply	ying contemporary	community standards a	nd evaluating the
2.4	material (i) a	as a whole, and (ii)	with respect to m	inors, would determine i	s designed to
2.5	appeal to or	pander to the pruri	ent interest;		
2.6	<u>(2) in a n</u>	nanner patently off	ensive with respec	et to minors, exploits, is	devoted to, or
2.7	principally c	onsists of represen	tations or descript	ions of actual, simulated	l, or animated
2.8	display or de	piction of intimate	e parts, sexual cont	tact, sexual penetration,	bestiality,
2.9	sadomasoch	istic abuse, excreto	ory functions, exhi	bitions, or other sexual a	icts; and
2.10	<u>(3) taken</u>	as a whole lacks se	rious literary, artist	tic, political, or scientific	value for minors.
2.11	<u>(g)</u> "Sexu	al contact" means	the intentional tou	ching of intimate parts of	or intentional
2.12	touching wit	th seminal fluid or s	sperm onto anothe	r person's body.	
2.13	<u>(h)</u> "Sexu	ual penetration" me	ans any of the fol	lowing acts:	
2.14	<u>(1) sexua</u>	l intercourse, cunn	ilingus, fellatio, o	r anal intercourse; or	
2.15	<u>(2) any in</u>	ntrusion, however s	slight, into the gen	ital or anal openings of	an individual by
2.16	another's bo	dy part or an object	t used by another t	for this purpose.	
2.17	(i) "Share	es or distributes" me	eans to display or p	resent material or make	naterial available
2.18	for downloa	d, with or without o	consideration.		
2.19	<u>Subd. 2.</u>	Age verification re	equired. (a) A pers	on who knowingly (1) sh	ares or distributes
2.20	material that	is harmful to mino	ors on a website wl	nere the material appears	on 25 percent or
2.21	more of the	webpages viewed c	on the website in a	ny calendar month, or (2	?) hosts a website
2.22	that meets th	e criteria under cla	use (1) must verif	y that any individual wh	o is a resident of
2.23	Minnesota o	r who is located in	Minnesota at the	time of the attempted ac	cess is 18 years
2.24	of age or old	ler.			
2.25	<u>(b) It is a</u>	violation of this se	ection to allow an	individual to access a w	ebsite identified
2.26	under paragr	aph (a) without veri	ifying that the indiv	vidual is 18 years of age of	or older. Required
2.27	age verificat	ion must be conduc	cted through the u	se of:	
2.28	<u>(1) a com</u>	mercially available	database that is reg	gularly used by businesses	s or governmental
2.29	entities to ve	erify age and identi	ty; or		
2.30	<u>(2) any o</u>	ther commercially	reasonable metho	d to verify age and ident	ity approved by
2.31	the commiss	ioner of commerce	<u>>.</u>		

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3.1	(c) The commissioner of commerce may review and approve reliable methods to verify
3.2	age and identity for purposes of this section. The commissioner's approval under this
3.3	paragraph is not subject to the rulemaking provisions of chapter 14 and section 14.386 does
3.4	not apply.
3.5	Subd. 3. Data privacy. (a) A person who performs the age verification required by
3.6	subdivision 2 must not retain any identifying information submitted by an individual to
3.7	verify age.
3.8	(b) A person who knowingly retains identifying information of an individual in violation
3.9	of paragraph (a) is liable to the individual for damages resulting from the retention, including
3.10	reasonable attorney fees and costs as ordered by the court.
3.11	Subd. 4. Enforcement; civil penalties. (a) A person who accesses a website without
3.12	verifying the person's age in violation of this section may report the violation to the attorney
3.13	general. Upon receipt of a report made under this paragraph, the attorney general must
3.14	investigate and may bring a civil enforcement action and recover the relief provided in
3.15	section 8.31. Each instance that a website is accessed in violation of this section constitutes
3.16	a separate violation.
3.17	(b) The parent or legal guardian of a minor who accesses a website without verifying
3.18	the minor's age in violation of this section may bring a civil action against the person who
3.19	violated this section to recover damages, together with costs and disbursements, including
3.20	reasonable attorney fees, and receive other equitable relief determined by the court. In
3.21	addition to any other damages and relief awarded, a person who violates this section may
3.22	be liable for a civil penalty of not more than \$25,000 per violation.
3.23	Subd. 5. Limitations. Nothing in this section imposes an obligation or liability on an
3.24	Internet service provider or the user of an interactive computer service.