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## **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

S2810-1

## S.F. No. 2810

(SENATE AUTHORS: MAYE QUADE, Wiklund and Morrison)						
DATE	D-PG	OFFICIAL STATUS				
03/13/2023	1688	Introduction and first reading				
		Referred to Commerce and Consumer Protection				
03/27/2023	2381a	Comm report: To pass as amended and re-refer to Judiciary and Public Safety				

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to consumer data privacy; creating the Minnesota Age-Appropriate Design Code Act; placing obligations on certain businesses regarding children's consumer information; providing for enforcement by the attorney general; proposing coding for new law in Minnesota Statutes, chapter 13; proposing coding for new law as Minnesota Statutes, chapter 325O.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. [13.6505] ATTORNEY GENERAL DATA CODED ELSEWHERE.
1.9	Subdivision 1. Scope. The sections referred to in this section are codified outside this
1.10	chapter. Those sections classify attorney general data as other than public, place restrictions
1.11	on access to government data, or involve data sharing.
1.12	Subd. 2. Data protection impact assessments. A data protection impact assessment
1.13	collected or maintained by the attorney general under section 3250.04, is classified under
1.14	subdivision 4 of that section.
1.15	Sec. 2. [3250.01] CITATION; CONSTRUCTION.
1.16	Subdivision 1. Citation. This chapter may be cited as the "Minnesota Age-Appropriate
1.17	Design Code Act."
1.18	Subd. 2. Construction. (a) A business that develops and provides online services,
1.19	products, or features that children are likely to access must consider the best interests of
1.20	children when designing, developing, and providing that online service, product, or feature.

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2.1	(b) If a c	conflict arises between	commercial ir	nterests of a business ar	nd the best interests		
2.2	of children likely to access an online product, service, or feature, the business must prioritize						
2.3			-	ver its commercial inter			
2.4	Sec. 3. [32	250.02] DEFINITIO	NS.				
2.5	<u>(a) For p</u>	ourposes of this chapte	er, the followin	g terms have the mean	ings given.		
2.6	<u>(b)</u> "Aff	iliate" means a legal e	ntity that contr	ols, is controlled by, or	is under common		
2.7	control with	i, that other legal entit	y. For these pu	rposes, "control" or "co	ontrolled" means:		
2.8	ownership o	of, or the power to vote	e, more than 50	) percent of the outstan	ding shares of any		
2.9	class of voti	ng security of a compa	any; control in	any manner over the el	ection of a majority		
2.10	of the direct	tors or of individuals e	exercising simi	lar functions; or the po	wer to exercise a		
2.11	controlling	influence over the man	nagement of a	company.			
2.12	<u>(c)</u> "Bus	iness" means:					
2.13	<u>(1) a sole</u>	e proprietorship, partne	ership, limited	liability company, corpo	oration, association,		
2.14	or other leg	al entity that is organiz	zed or operated	l for the profit or finand	cial benefit of its		
2.15	shareholder	s or other owners; and	<u>l</u>				
2.16	<u>(2) an af</u>	filiate of a business tha	t shares commo	on branding with the bus	siness. For purposes		
2.17	of this claus	se, "common branding	" means a shar	ed name, servicemark,	or trademark that		
2.18	the average	consumer would unde	erstand that two	o or more entities are c	ommonly owned.		
2.19	For purpose	s of this chapter, for a	joint venture	or partnership compose	ed of businesses in		
2.20	which each	business has at least a	40 percent int	erest, the joint venture	or partnership and		
2.21	each busine	ss that composes the jo	oint venture or	partnership shall separ	ately be considered		
2.22	a single bus	iness, except that perso	onal data in the	possession of each bus	iness and disclosed		
2.23	to the joint	venture or partnership	must not be sh	nared with the other bu	siness.		
2.24	<u>(d) "Chi</u>	ld" means a consumer	who is under	18 years of age.			
2.25	<u>(e)</u> "Col	lect" means buying, re	enting, gatherin	ig, obtaining, receiving	, or accessing any		
2.26	personal dat	a pertaining to a consu	umer by any me	eans. This includes rece	eiving data from the		
2.27	consumer, e	ither actively or passi	vely, or by obs	erving the consumer's	behavior.		
2.28	<u>(f)</u> "Con	sumer" means a natura	l person who is	s a Minnesota resident,	however identified,		
2.29	including by	y any unique identifier	<u>r.</u>				
2.30	<u>(g)</u> "Dar	k pattern" means a use	er interface des	signed or manipulated v	with the substantial		
2.31	effect of sul	overting or impairing t	user autonomy,	, decision making, or c	hoice.		

3.1	(h) "Data protection impact assessment" means a systematic survey to assess and mitigate
3.2	risks to children who are reasonably likely to access the online service, product, or feature
3.3	that arise from the data management practices of the business.
3.4	(i) "Default" means a preselected option adopted by the business for the online service
3.5	product, or feature.
3.6	(j) "Deidentified" means data that cannot reasonably be used to infer information about
3.7	or otherwise be linked to, an identified or identifiable natural person, or a device linked to
3.8	such person, provided that the business that possesses the data:
3.9	(1) takes reasonable measures to ensure that the data cannot be associated with a natura
3.10	person;
3.11	(2) publicly commits to maintain and use the data only in a deidentified fashion and no
3.12	attempt to reidentify the data; and
3.13	(3) contractually obligates any recipients of the data to comply with all provisions of
3.14	this paragraph.
3.15	(k) "Likely to be accessed by children" means an online service, product, or feature that
3.16	it is reasonable to expect would be accessed by children based on any of the following
3.17	indicators:
3.18	(1) the online service, product, or feature is directed to children, as defined by the
3.19	Children's Online Privacy Protection Act, United States Code, title 15, section 6501 et seq.
3.20	(2) the online service, product, or feature is determined, based on competent and reliable
3.21	evidence regarding audience composition, to be routinely accessed by a significant number
3.22	of children;
3.23	(3) the online service, product, or feature contains advertisements marketed to children
3.24	(4) the online service, product, or feature is substantially similar or the same as an online
3.25	service, product, or feature subject to clause (2);
3.26	(5) the online service, product, or feature has design elements that are known to be of
3.27	interest to children, including but not limited to games, cartoons, music, and celebrities who
3.28	appeal to children; or
3.29	(6) a significant amount of the audience of the online service, product, or feature is
3.30	determined, based on internal company research, to be children.
3.31	(1) "Online service, product, or feature" does not mean any of the following:

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4.1	(1) teleco	ommunications service	e, as defined in	United States Code, ti	tle 47, section 153;
4.2	<u>(2) a broa</u>	adband service as defi	ned by section	116J.39, subdivision	l; or
4.3	(3) the de	elivery or use of a phy	sical product.		
4.4	<u>(m) "Pers</u>	sonal data" means any	information th	nat is linked or reasona	bly linkable to an
4.5	identified or	identifiable natural pe	erson. Personal	data does not include	deidentified data or
4.6	publicly avar	ilable information. Fo	r purposes of t	his paragraph, "publicl	y available
4.7	information"	' means information th	nat (1) is lawfu	lly made available from	n federal, state, or
4.8	local govern	ment records or widel	y distributed m	edia, and (2) a controll	er has a reasonable
4.9	basis to belie	eve a consumer has lav	wfully made av	vailable to the general	public.
4.10	<u>(n) "Prec</u>	ise geolocation" mear	any data that	t is derived from a devi	ice and that is used
4.11	or intended t	to be used to locate a c	onsumer withi	n a geographic area tha	at is equal to or less
4.12	than the area	of a circle with a rad	ius of 1,850 fe	et, except as prescribed	l by regulations.
4.13	<u>(o)</u> "Proc	ess" or "processing" m	eans any opera	tion or set of operations	s that are performed
4.14	on personal	data or on sets of pers	onal data, whe	ther or not by automate	ed means, such as
4.15	the collection	n, use, storage, disclos	sure, analysis, o	deletion, or modification	on of personal data.
4.16	<u>(p)</u> "Prof	iling" means any form	n of automated	processing of personal	l data to evaluate,
4.17	analyze, or p	redict personal aspect	s concerning a	n identified or identifia	ble natural person's
4.18	economic sit	uation, health, person	al preferences,	interests, reliability, b	ehavior, location,
4.19	or movemen	<u>ts.</u>			
4.20	<u>(q)</u> "Sale	," "sell," or "sold" me	ans the exchan	ge of personal data for	monetary or other
4.21	valuable con	sideration by a busine	ess to a third pa	arty. Sale does not inclu	ude the following:
4.22	<u>(1) the di</u>	sclosure of personal d	lata to a third p	party who processes the	e personal data on
4.23	behalf of the	business;			
4.24	<u>(2) the di</u>	sclosure of personal d	ata to a third p	arty with whom the co	nsumer has a direct
4.25	relationship	for purposes of provid	ling a product	or service requested by	the consumer;
4.26	(3) the di	sclosure or transfer of	f personal data	to an affiliate of the bu	isiness;
4.27	<u>(4) the di</u>	sclosure of data that t	he consumer in	ntentionally made avail	lable to the general
4.28	public via a	channel of mass medi	a and did not r	estrict to a specific aud	lience; or
4.29	<u>(5) the di</u>	sclosure or transfer of	personal data	to a third party as an a	sset that is part of a
4.30	completed or	r proposed merger, ac	quisition, bank	ruptcy, or other transac	ction in which the
4.31	third party as	ssumes control of all o	or part of the b	usiness's assets.	

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5.1	(r) "Share" means sharing, renting, releasing, disclosing, disseminating, making available,
5.2	transferring, or otherwise communicating orally, in writing, or by electronic or other means
5.3	a consumer's personal data by the business to a third party for cross-context behavioral
5.4	advertising, whether or not for monetary or other valuable consideration, including
5.5	transactions between a business and a third party for cross-context behavioral advertising
5.6	for the benefit of a business in which no money is exchanged.
5.7	(s) "Third party" means a natural or legal person, public authority, agency, or body other
5.8	than the consumer or the business.
5.9	Sec. 4. [3250.03] SCOPE; EXCLUSIONS.
5.10	(a) A business is subject to this chapter if it:
5.11	(1) collects consumers' personal data or has consumers' personal data collected on its
5.12	behalf by a third party;
5.13	(2) alone or jointly with others, determines the purposes and means of the processing
5.14	of consumers' personal data;
5.15	(3) does business in Minnesota; and
5.16	(4) satisfies one or more of the following thresholds:
5.17	(i) has annual gross revenues in excess of \$25,000,000, as adjusted every odd-numbered
5.18	year to reflect the Consumer Price Index;
5.19	(ii) alone or in combination, annually buys, receives for the business's commercial
5.20	purposes, sells, or shares for commercial purposes, alone or in combination, the personal
5.21	data of 50,000 or more consumers, households, or devices; or
5.22	(iii) derives 50 percent or more of its annual revenues from selling consumers' personal
5.23	data.
5.24	(b) This chapter does not apply to:
5.25	(1) protected health information that is collected by a covered entity or business associate
5.26	governed by the privacy, security, and breach notification rules issued by the United States
5.27	Department of Health and Human Services, Code of Federal Regulations, title 45, parts 160
5.28	and 164, established pursuant to the Health Insurance Portability and Accountability Act
5.29	of 1996, Public Law 104-191, and the Health Information Technology for Economic and
5.30	Clinical Health Act, Public Law 111-5;

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6.1	(2) a covered entity governed by the privacy, security, and breach notification rules
6.2	issued by the United States Department of Health and Human Services, Code of Federal
6.3	Regulations, title 45, parts 160 and 164, established pursuant to the Health Insurance
6.4	Portability and Accountability Act of 1996, Public Law 104-191, to the extent the provider
6.5	or covered entity maintains patient information in the same manner as medical information
6.6	or protected health information as described in clause (1); or
6.7	(3) information collected as part of a clinical trial subject to the federal policy for the
6.8	protection of human subjects, also known as the common rule, pursuant to good clinical
6.9	practice guidelines issued by the International Council for Harmonisation or pursuant to
6.10	human subject protection requirements of the United States Food and Drug Administration.
6.11	Sec. 5. [3250.04] BUSINESS OBLIGATIONS.
6.12	Subdivision 1. Requirements for businesses. A business that provides an online service,
6.13	product, or feature likely to be accessed by children must:
6.14	(1) before any new online services, products, or features are offered to the public,
6.15	complete a data protection impact assessment for any online service, product, or feature
6.16	likely to be accessed by children and maintain documentation of this assessment as long as
6.17	the online service, product, or feature is likely to be accessed by children;
6.18	(2) biennially review all data protection impact assessments;
6.19	(3) document any risk of material detriment to children that arises from the data
6.20	management practices of the business identified in the data protection impact assessment
6.21	required by clause (1) and create a timed plan to mitigate or eliminate the risk before the
6.22	online service, product, or feature is accessed by children;
6.23	(4) within three business days of a written request by the attorney general, provide to
6.24	the attorney general a list of all data protection impact assessments the business has
6.25	completed;
6.26	(5) within five business days of a written request by the attorney general, provide the
6.27	attorney general with a copy of any data protection impact assessment;
6.28	(6) estimate the age of child users with a reasonable level of certainty appropriate to the
6.29	risks that arise from the data management practices of the business or apply the privacy and
6.30	data protections afforded to children to all consumers;

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7.1	(7) configure	e all default privacy	v settings prov	vided to children by the	online service,
7.2	product, or featu	re to settings that o	offer a high le	vel of privacy, unless th	e business can
7.3	demonstrate a co	ompelling reason th	nat a different	setting is in the best int	erests of children;
7.4	(8) provide a	ny privacy information	tion, terms of	service, policies, and cor	nmunity standards
7.5	concisely, prom	inently, and using c	elear language	e suited to the age of chi	ldren likely to
7.6	access that onlin	e service, product,	or feature;		
7.7	(9) if the onl	ine service, produc	t, or feature a	llows a child's parent, g	uardian, or any
7.8	other consumer	to monitor the child	d's online acti	vity or track the child's	location, provide
7.9	an obvious signa	al to the child wher	n the child is b	being monitored or track	ed;
7.10	(10) enforce	published terms, p	olicies, and co	ommunity standards esta	ablished by the
7.11	business, includ	ing but not limited	to privacy po	licies and those concern	ing children; and
7.12	(11) provide	prominent, accessil	ole, and respon	nsive tools to help childre	en, or if applicable
7.13	their parents or	guardians, exercise	their privacy	rights and report concer	ms.
7.14	Subd. 2. Dat	a protection impa	et assessmen	ts; requirements. (a) A	data protection
7.15	impact assessme	ent required by this	section must	<u>:</u>	
7.16	(1) identify t	he purpose of the o	online service,	product, or feature; how	v it uses children's
7.17	personal data; an	nd the risks of mate	erial detrimen	t to children that arise fr	om the data
7.18	management pra	actices of the busin	ess; and		
7.19	(2) address, 1	to the extent applic	able:		
7.20	(i) whether t	he design of the on	line product,	service, or feature could	harm children,
7.21	including by exp	posing children to h	narmful, or po	tentially harmful, conte	nt on the online
7.22	product, service	, or feature;			
7.23	(ii) whether	the design of the or	nline product,	service, or feature could	l lead to children
7.24	experiencing or	being targeted by h	narmful, or po	tentially harmful, conta	cts on the online
7.25	product, service	, or feature;			
7.26	(iii) whether	the design of the o	nline product	, service, or feature coul	d permit children
7.27	to witness, parti	cipate in, or be sub	ject to harmfu	ıl, or potentially harmfu	l, conduct on the
7.28	online product,	service, or feature;			

- 7.29 (iv) whether the design of the online product, service, or feature could allow children
- 7.30 <u>to be party to or exploited by a harmful, or potentially harmful, contact on the online product,</u>
- 7.31 service, or feature;
- 7.32 (v) whether algorithms used by the online product, service, or feature could harm children;

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8.1	(vi) whe	ther targeted advertis	ing systems used	by the online produc	t, service, or feature			
8.2	could harm children;							
8.3	(vii) whe	ether and how the onli	ne product, serv	ice, or feature uses sys	stem design features			
8.4	to increase,	sustain, or extend use	e of the online p	oduct, service, or fea	ture by children,			
8.5	including th	e automatic playing o	of media, reward	s for time spent, and	notifications; and			
8.6	(viii) wh	ether, how, and for w	hat purpose the c	online product, service	e, or feature collects			
8.7	or processes	s personal data of chil	dren.					
8.8	(b) A da	ta protection impact a	assessment cond	ucted by a business fo	or the purpose of			
8.9	compliance	with any other law co	omplies with this	s section if the data pr	otection impact			
8.10	assessment	meets the requiremen	ts of this chapte	<u>r.</u>				
8.11	<u>(c)</u> A sin	gle data protection in	npact assessmen	t may contain multiple	e similar processing			
8.12	operations t	hat present similar ris	ks only if each r	elevant online service	, product, or feature			
8.13	is addressed	l <u>.</u>						
8.14	<u>Subd. 3.</u>	<b>Prohibitions on busi</b>	nesses. <u>A busine</u>	ss that provides an onl	ine service, product,			
8.15	or feature li	kely to be accessed by	y children must	not:				
8.16	<u>(1)</u> use tl	he personal data of an	y child in a way	that the business kno	ws, or has reason to			
8.17	know, is ma	terially detrimental to	the physical he	alth, mental health, or	r well-being of a			
8.18	child;							
8.19	<u>(2) profi</u>	le a child by default u	unless both of th	e following criteria ar	e met:			
8.20	(i) the bu	siness can demonstra	te it has appropri	ate safeguards in place	e to protect children;			
8.21	and							
8.22	(ii) eithe	r of the following is t	rue:					
8.23	(A) prof	iling is necessary to p	provide the onlin	e service, product, or	feature requested			
8.24	and only wi	th respect to the aspe	cts of the online	service, product, or fo	eature with which a			
8.25	child is activ	vely and knowingly e	ngaged; or					
8.26	<u>(B)</u> the b	usiness can demonstra	ate a compelling	reason that profiling is	s in the best interests			
8.27	of children;							
8.28	<u>(3) colle</u>	ct, sell, share, or retai	in any personal o	lata that is not necess	ary to provide an			
8.29	online servi	ce, product, or feature	e with which a c	hild is actively and kr	nowingly engaged,			
8.30	or as describ	ped below, unless the	business can de	monstrate a compellir	ng reason that the			
8.31	collecting, s	elling, sharing, or reta	ining of the pers	onal data is in the best	interests of children			
8.32	likely to acc	ess the online service	e, product, or fea	ture;				

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9.1	(4) if the	end user is a child, u	se personal data	for any reason other	than a reason for			
9.2	which that personal data was collected, unless the business can demonstrate a compelling							
9.3	reason that u	use of the personal da	ta is in the best	interests of children;				
9.4	(5) collection	ct, sell, or share any p	precise geolocati	on information of ch	ildren by default,			
9.5	unless the co	ollection of that precis	se geolocation in	nformation is strictly	necessary for the			
9.6	business to p	provide the service, p	roduct, or featur	e requested and then	only for the limited			
9.7	time that the	collection of precise g	geolocation infor	mation is necessary to	o provide the service,			
9.8	product, or f	eature;						
9.9	(6) collect	ct any precise geoloca	ation informatio	n of a child without p	providing an obvious			
9.10	sign to the c	hild for the duration of	of that collection	n that precise geoloca	ation information is			
9.11	being collec	ted;						
9.12	<u>(</u> 7) use da	ark patterns to lead or	encourage child	lren to provide person	nal data beyond what			
9.13	is reasonably	y expected to provide	that online serv	vice, product, or featu	are to forego privacy			
9.14	protections,	or to take any action th	nat the business l	knows, or has reason t	to know, is materially			
9.15	detrimental	to the child's physical	l health, mental	health, or well-being	; or			
9.16	<u>(8)</u> use a	ny personal data colle	ected to estimate	e age or age range for	r any purpose other			
9.17	than to fulfil	l the requirements of s	subdivision 1, cla	ause (6), or retain that	personal data longer			
9.18	than necessa	ary to estimate age. A	ge assurance m	ust be proportionate t	to the risks and data			
9.19	practice of a	n online service, proc	duct, or feature.					
9.20	<u>Subd. 4.</u>	<b>Data practices.</b> (a) A	data protection	impact assessment co	llected or maintained			
9.21	by the attorn	ney general under sub	division 1 is cla	ssified as nonpublic	data or private data			
9.22	on individua	lls under section 13.0	2, subdivisions	9 and 12.				
9.23	<u>(b) To th</u>	e extent any informat	tion contained ir	a data protection im	pact assessment			
9.24	disclosed to	the attorney general i	includes informa	ation subject to attorn	ney-client privilege			
9.25	or work proc	duct protection, disclo	osure pursuant to	o this section does no	ot constitute a waiver			
9.26	of that privil	lege or protection.						
0.27	Sag 6 [37	50.05] ATTORNEY	V CENEDAL E	NEODCEMENT				
9.27	Sec. 0. <u>[52</u>	<u>50.05] AITORNET</u>	I GENERAL E	INFORCEMENT.				
9.28	<u> /</u>	siness that violates the		<u> </u>				
9.29		of not more than \$2,	•	<b>—</b>				
9.30		7,500 per affected chi						
9.31		ed only in a civil action						
9.32	section 8.31.	If the state prevails in	an action to enf	orce this chapter, the	state may, in addition			

9.33 to penalties provided by this paragraph or other remedies provided by law, be allowed an

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10.1	amount determined by the court to be the reasonable value of all or part of the state's litigation					
10.2	expenses incurred.					
10.3	<u>(b) Any p</u>	(b) Any penalties, fees, and expenses recovered in an action brought under this chapter				
10.4	must be depo	must be deposited in an account in the special revenue fund and are appropriated to the				
10.5	attorney gen	attorney general to offset costs incurred by the attorney general in connection with				
10.6	enforcement	enforcement of this chapter.				
10.7	<u>(c) If a bu</u>	(c) If a business is in substantial compliance with the requirements of section 3250.04,				
10.8	subdivision	subdivision 1, clauses (1) to (5), the attorney general must, before initiating a civil action				
10.9	under this section, provide written notice to the business identifying the specific provisions					
10.10	of this chapter that the attorney general alleges have been or are being violated. If, within					
10.11	90 days of the notice required by this paragraph, the business cures any noticed violation					
10.12	and provides the attorney general a written statement that the alleged violations have been					
10.13	cured, and sufficient measures have been taken to prevent future violations, the business is					
10.14	not liable for a civil penalty for any violation cured pursuant to this section.					
10.15	(d) Nothi	ng in this chapter pro	ovides a private	right of action under	this chapter, section	
10.16	8.31, or any other law.					
10.17	Sec. 7. <u>EF</u>	FECTIVE DATE.				
10.18	<u>(a) This a</u>	act is effective July 1,	, 2024.			
10.19	(b) By July 1, 2025, a business must complete a data protection impact assessment for					
10.20	any online service, product, or feature likely to be accessed by children offered to the public					
10.21	before July 1, 2024, unless that online service, product, or feature is exempt under paragraph					
10.22	<u>(c).</u>					
10.23	<u>(c)</u> This a	ect does not apply to a	an online servic	e, product, or feature	that is not offered to	
10.24	the public or	n or after July 1, 2024	<u>1.</u>			