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Senator moves to amend S.F. No. 3920 as follows:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 2022, section 325G.24, is amended to read:

325G.24 RIGHT OF CANCELLATION.

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- Subdivision 1. Right of cancellation. (a) Any person who has elected to become a member of a club may <u>unilaterally</u> cancel such membership, in the person's exclusive <u>discretion</u>, by giving <u>written</u> notice of cancellation <u>at</u> any time before midnight of the third business day following the date on which membership was attained. Notice of cancellation may be given personally or by mail.
- (b) If given by mail, the notice is effective upon deposit in a mailbox, properly addressed and postage prepaid. Notice of cancellation need not take a particular form and is sufficient if it indicates, by any form of written expression, the intention of the member not to be bound by the contract.
- (c) Cancellation <u>under this subdivision</u> shall be without liability on the part of the member and the member shall be entitled to a refund, within ten days after notice of cancellation is given, of the entire consideration paid for the contract. Rights of cancellation may not be waived or otherwise surrendered.
- Subd. 2. **Right of member unilateral termination.** (a) Any person who has elected to become a member of a club may unilaterally terminate such membership, in the person's exclusive discretion, by giving notice of termination at any time.
- (b) If given by mail, the notice is effective upon deposit in a mailbox, properly addressed, and postage prepaid.
- (c) A club must not impose a termination fee or any other liability on the member for termination under this subdivision.
- (d) Termination under this subdivision will be effective at the end of the membership term in which the member provides the notice of termination. If membership is at-will without a defined membership term, then termination under this subdivision will be effective immediately, unless the member indicates a future effective date of termination, in which event the date indicated by the member will be the effective date of termination.
- (e) If a member provides notice of termination at any time before midnight of the third business day following the date on which membership was attained, the club must treat the

Section 1.

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notice as a notice of cancellation under subdivision 1, unless the member specifically 2.1 provides for a future termination effective date. 2.2 Subd. 3. Notice requirements. (a) A club must accept a notice of cancellation or notice 2.3 of termination that has been given: 2.4 2.5 (1) verbally, including but not limited to personally or over the phone; (2) in writing, including but not limited to via mail, email, or an online message through 2.6 the club's website; 2.7 (3) through a termination election as described in section 325G.60; or 2.8 2.9 (4) in any other manner or medium by which the member initially accepted membership to the club and that is no more burdensome to the member than was the initial acceptance. 2.10 (b) A notice of cancellation or notice of termination need not take a particular form and 2.11 is sufficient if it indicates, by any form of expression, the intention of the member not to 2.12 be bound by the contract. 2.13 Subd. 4. No waiver. A right of cancellation or right of termination under this section 2.14 may not be waived or otherwise surrendered. 2.15 Sec. 2. Minnesota Statutes 2022, section 325G.25, subdivision 1, is amended to read: 2.16 2.17 Subdivision 1. Form and content. A copy of every contract shall be delivered to the member at the time the contract is signed. Every contract must be in writing, must be signed 2.18 by the member, must designate the date on which the member signed the contract and must 2.19 state, clearly and conspicuously in boldface type of a minimum size of 14 points, the 2.20 following: 2.21 "MEMBERS' RIGHT TO CANCEL" 2.22 "If you wish to cancel this contract, you may cancel in-person, over the phone, by 2.23 delivering or mailing a written notice to the club, via email or an online message through 2.24 the club's website, through the "termination election" provided on the club's website (if 2.25 applicable) and as described in Minnesota Statutes section 325G.60, or in any other manner 2.26 or medium by which you initially accepted membership to the club. The notice must be 2.27 provided to the club say that you do not wish to be bound by the contract and must be 2.28 delivered or mailed before midnight of the third business day after you sign this contract. 2.29 The notice must be delivered or mailed to: (Insert name and mailing address of club). If 2.30 you cancel, the club will return, within ten days of the date on which you give notice of 2.31 cancellation, any payments you have made." 2.32

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"MEMBERS' RIGHT TO UNILATERAL TERMINATION"

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"You may unilaterally terminate this contract in your exclusive discretion at any time.
If you terminate, your membership will terminate at the end of the membership term in
which you provided the club with notice of termination. If your membership is at-will
without a defined membership term, then your membership will terminate immediately,
unless you indicate a future effective date of termination. If you wish to terminate this
contract, you may terminate in-person, over the phone, by delivering or mailing a written
notice to the club, via email or an online message through the club's website, through the
"termination election" provided on the club's website (if applicable) and as described in
Minnesota Statutes section 325G.60, or in any other manner or medium by which you
initially accepted membership to the club. The club may not impose a termination fee or
any other liability on you for termination."
"NOTICE INFORMATION"
"If you wish to provide notice of cancellation or notice of termination to the club:
In-person or by mail, the applicable address is: [Insert name and mailing address of
club];
Over the phone, the applicable phone number is: [Insert phone number of club];
Via email, the applicable email address is: [Insert email address of club];
On the club's website, the applicable website address is: [Insert address, if applicable].
Sec. 3. [325G.56] DEFINITIONS.
Subdivision 1. Scope. For purposes of sections 325G.56 to 325G.63, the terms defined
in this section have the meanings given them.
Subd. 2. Automatic renewal. "Automatic renewal" means a plan or arrangement in
which a subscription or purchasing agreement is automatically renewed at the end of a
definite term for a subsequent term.
Subd. 3. Clear and conspicuous. "Clear and conspicuous" means in larger type than
the surrounding text, or in contrasting type, font, or color to the surrounding text of the same
size, or set off from the surrounding text of the same size by symbols or other marks, in a
manner that clearly calls attention to the language. In the case of an audio disclosure, "clear
and conspicuous" means in a volume and cadence sufficient to be readily audible and
understandable.

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	Subd. 4. Consumer. "Consumer" means any individual who seeks or acquires, by
pur	chase or lease, any goods, services, money, or credit for personal, family, or household
pur	poses. Consumer includes, but is not limited to, a member as defined in section 325G.23,
unl	ess the context clearly indicates otherwise.
	Subd. 5. Continuous service. "Continuous service" means a plan or arrangement in
whi	ich a subscription or purchasing agreement continues until the consumer terminates the
agr	eement.
	Subd. 6. Indefinite subscription agreement. "Indefinite subscription agreement" means
a sı	abscription or purchasing agreement:
	(1) between a seller and a consumer in the state; and
	(2) subject to automatic renewal or continuous service.
Ind	efinite subscription agreements include but are not limited to contracts, as defined in
sec	tion 325G.23, subject to automatic renewal or continuous service.
	Subd. 7. Offer terms. "Offer terms" means the following disclosures:
	(1) that the indefinite subscription agreement will continue until the consumer terminates
the	agreement;
	(2) the description of the cancellation policy that applies to the indefinite subscription
agr	eement;
	(3) the recurring charges that will be charged to the consumer's credit or debit card or
pay	ment account with a third party as part of the plan or arrangement and that the amount
of t	he charge may change, if that is the case, and the amount to which the charge will change,
if k	nown;
	(4) the length of the automatic renewal term or that the service is continuous, unless the
len	gth of the term is definite and chosen by the consumer; and
	(5) the minimum purchase obligation, if any.
	Subd. 8. Seller. "Seller" means a seller, lessor, licensor, or professional who advertises,
soli	cits, or engages in consumer transactions, or a manufacturer, distributor, or licensor who
adv	rertises and sells, leases, or licenses goods or services to be resold, leased, or sublicensed
by (other persons in consumer transactions. Seller includes, but is not limited to, a club as
def	ined in section 325G.23, unless the context clearly indicates otherwise.

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Sec. 4. [325G.57] REQUIREMENTS FOR AUTOMATIC RENEWAL OR CONTINUOUS SERVICE.

Subdivision 1. Notices upon offer. A seller making an offer for an indefinite subscription agreement must, before the consumer accepts the offer, present the offer terms in a clear and conspicuous manner to the consumer and in visual proximity, or in the case of an offer conveyed by voice, in temporal proximity, to the offer's proposal.

- Subd. 2. Confirmation upon consumer consent. A seller making an offer for an indefinite subscription agreement must, in a timely manner after the consumer accepts the offer, provide the consumer with confirmation of the consumer's acceptance of the offer, in a manner that is capable of being retained by the consumer, that includes the following:
- 5.11 (1) the offer terms;

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- (2) if the offer includes a free trial, information on how to cancel the free trial before the consumer pays or becomes obligated to pay for any goods or services in connection with the free trial; and
- (3) all options for termination of the indefinite subscription agreement, which options must be easy to use, cost-effective, and timely for all consumers:
- (i) if a seller makes offers for an indefinite subscription agreement through an online website, a termination election as set forth in section 325G.60; and
- (ii) if a consumer enters into the indefinite subscription agreement through any means other than a toll-free telephone number, an electronic mail address, or a postal address, then an option substantially similar to, as easy to use, and as accessible as the initial means of consumer acceptance of the agreement.
- 5.23 <u>A communication of the required information through electronic mail is sufficient to meet</u>
 5.24 the requirements of this subdivision.
 - Subd. 3. Material changes. Upon a material change in the terms of the indefinite subscription agreement, the seller must provide to the consumer in a timely manner, and in any case prior to the implementation of the material change, a clear and conspicuous notice of the material change and provide information regarding how to terminate the agreement in a manner that is capable of being retained by the consumer. A material change in the terms of an indefinite subscription agreement in violation of this subdivision is void and unenforceable.
 - Subd. 4. Free trials. A seller making an offer for an indefinite subscription agreement that includes a free trial lasting more than 30 days must, no fewer than five days and no

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more than 30 days before the end of any such free trial, notify the consumer of the consumer's 6.1 option to cancel the free trial before the end of the trial period to avoid an obligation to pay 6.2 6.3 for the goods or services. Subd. 5. Periodic notice of continuous service. (a) If an indefinite subscription 6.4 agreement is subject to continuous service, the seller must give the consumer written notice 6.5 of the continuous service at least once per calendar year via mail or electronic mail. 6.6 (b) The notice required under this subdivision must include the terms of the service and 6.7 how to terminate or manage the service. 6.8 Sec. 5. [325G.58] PROHIBITED CONDUCT. 6.9 Subdivision 1. **Definition**; **agreement.** For purposes of this section, "agreement" means 6.10 an indefinite subscription agreement, as defined in section 325G.56, and a contract, as 6.11 defined in section 325G.23. 6.12 6.13 Subd. 2. Charges prior to effective date. A seller must not charge the consumer's credit or debit card or the consumer's account with a third party in connection with an agreement 6.14 before the agreement has been duly authorized by the seller and consumer and made effective. 6.15 Subd. 3. Right of first refusal. An agreement must not require the consumer to permit 6.16 the seller to match any offer the consumer has received. A provision in an agreement that 6.17 violates this subdivision is void and unenforceable. 6.18 Subd. 4. No abusive tactics or offers upon notice. A seller that has received a notice 6.19 of cancellation or notice of termination of an agreement from a consumer, or any other 6.20 indication that a consumer is interested in cancelling or terminating an agreement, cannot: 6.21 6.22 (1) make any misrepresentation or undertake any unfair or abusive tactic to obstruct, delay, or avoid the cancellation or termination of the agreement; or 6.23 6.24 (2) make or provide additional benefits, contract modifications, gifts, or similar offers to the consumer until the seller has obtained permission from the consumer, granted by the 6.25 consumer after notice of cancellation or termination was given to the seller, for the seller 6.26 to engage in any such activity. 6.27 A seller can only seek a consumer's permission under this paragraph once per cancellation 6.28 or termination attempt. A consumer's grant of permission under this paragraph is limited to 6.29 the immediate cancellation or termination attempt and does not apply to subsequent attempts. 6.30 6.31 This section does not prohibit a seller from asking the consumer the reasons for cancellation

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or termination, provided that a consumer is not required to answer as a condition of cancellation or termination.

Sec. 6. [325G.59] CONSUMER'S RIGHT TO TERMINATE.

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Subdivision 1. Termination of agreement subject to automatic renewal. A consumer may terminate an indefinite subscription agreement subject to automatic renewal at any time by following the procedure set forth in the confirmation described in section 325G.57, subdivision 2. A termination under this subdivision is effective at the end of the term in which notice of termination is provided by the consumer, unless the consumer specifies a termination date occurring at the end of a subsequent term, in which event the termination is effective as of the date specified by the consumer.

Subd. 2. Termination of agreement subject to continuous service. A consumer may terminate an indefinite subscription agreement subject to continuous service at any time by following the procedure set forth in the confirmation described in section 325G.57, subdivision 2. A termination under this subdivision is effective immediately unless the consumer specifies a future termination date, in which event the termination is effective as of such date.

Subd. 3. Termination in absence of confirmation or notice. If the seller fails to provide either the confirmation required under section 325G.57, subdivision 2, or a notice required by section 325G.57, subdivision 5 or 6, the consumer may terminate the indefinite subscription agreement by any reasonable means at any time, including but not limited to by mail, electronic mail, telephone, an online option, a termination election under section 325G.60, or the means by which the consumer entered into the agreement, at no cost to the consumer.

Sec. 7. [325G.60] TERMINATION ELECTION REQUIREMENT.

Subdivision 1. Definition; agreement. For purposes of this section, "agreement" means
 an indefinite subscription agreement, as defined in section 325G.56, and a contract, as
 defined in section 325G.23.

Subd. 2. Termination election required. (a) If a seller has a website, then such website must include a termination election on the website. The termination election must be clear and conspicuous on the website and must use plain language to convey that any consumer may use the termination election to terminate the agreement at any time. The termination election must only require a consumer to input information that is necessary to process the termination. The termination election must include a checkbox, submission button, or

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similarly common and simple mechanism for the member to indicate a desire to terminate 8.1 8.2 the agreement. (b) For purposes of this section, "termination election" means a simple and easily 8.3 accessible means for a consumer to quickly provide notice of termination, and that does not 8.4 include undue complexity, confusion, or misrepresentation by the seller. 8.5 Sec. 8. [325G.61] UNCONDITIONAL GIFTS. 8.6 Any good, including but not limited to any ware, merchandise, or product, is an 8.7 unconditional gift to the consumer if a seller sends the good under an indefinite subscription 8.8 agreement without first obtaining the consumer's affirmative consent to the agreement and 8.9 receipt of the good in accordance with section 325G.57. The consumer may use or dispose 8.10 of the good in any manner without any obligation to the seller, including but not limited to 8.11 any obligation relating to shipping of the good. 8.12 Sec. 9. [325G.62] EXEMPTION. 8.13 Sections 325G.56 to 325G.63 do not apply to: 8.14 (1) contracts governed by another state or federal statute or regulation specifically 8.15 intended to regulate automatic renewal or continuous service; or 8.16 (2) any licensee as defined in section 60A.985, subdivision 8, and any affiliate of such 8.17 a licensee as defined in section 60D.15, subdivision 2 8.18 8.19 Sec. 10. [325G.63] ENFORCEMENT. (a) Sections 325G.56 to 325G.62 may be enforced by the attorney general under section 8.20 8.21 8.31. (b) A seller will not be subject to civil penalties under paragraph (a) if the seller has 8.22 made a good faith effort to comply with each applicable provision of sections 325G.56 to 8.23 325G.62. 8.24 Sec. 11. **REPEALER.** 8.25 Minnesota Statutes 2022, section 325G.25, subdivision 1a, is repealed. 8.26 Sec. 12. EFFECTIVE DATE. 8.27 This act is effective January 1, 2025, and applies to contracts entered into, modified, or 8.28

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renewed on or after that date."

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