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SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

A bill for an act

S.F. No. 3537

(SENATE AUTHORS: PORT, Marty and Boldon)DATED-PGOFFICIAL STATUS02/12/202411554Introduction and first reading
Referred to Commerce and Consumer Protection02/26/202411824Author added Marty03/25/202412824aComm report: To pass as amended12882Second reading
Referred to for comparison with HF3438, now on General Orders04/18/202414235Rule 45-amend, subst. General Orders HF3438, SF indefinitely postponed05/02/202415819Author added Boldon

1.2 1.3	relating to consumer protection; defining deceptive trade practices to include the failure to disclose mandatory fees in advertising; amending Minnesota Statutes
1.4	2022, section 325D.44, by adding a subdivision.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2022, section 325D.44, is amended by adding a subdivision
1.7	to read:
1.8	Subd. 1a. Advertisements, displays, or offers. (a) A person engages in a deceptive
1.9	trade practice when, in the course of business, vocation, or occupation, the person advertises,
1.10	displays, or offers a price for goods or services that does not include all mandatory fees or
1.11	surcharges. If the person that disseminates an advertisement is independent of the advertiser,
1.12	then that person shall not be liable for the content of the advertisement.
1.13	(b) For purposes of this subdivision, "mandatory fee" includes but is not limited to a fee
1.14	or surcharge that:
1.15	(1) must be paid in order to purchase the goods or services being advertised;
1.16	(2) is not reasonably avoidable by the consumer; or
1.17	(3) a reasonable consumer would expect to be included in the purchase of the goods or
1.18	services being advertised.
1.19	(c) For the purposes of this subdivision, mandatory fee does not include:
1.20	(1) taxes imposed by a government entity on the sale, use, purchase, receipt, or delivery
1.21	of the goods or services; or

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1	(2) fees related to the purchase or lease of a motor vehicle which are authorized by
2 Min	nnesota Statutes.
	(d) A delivery platform must comply with the following requirements:
	(1) at the point when a consumer views and selects either a vendor or items for purchase,
a de	elivery platform must display in a clear and conspicuous manner that an additional flat
fee	or percentage will be charged. The disclosure must include the additional fee or
per	centage amount; and
	(2) after a consumer selects items for purchase, but prior to checkout, a delivery platform
mu	st display a subtotal page that itemizes the price of the menu items and the additional
fee	that will be included in the total cost.
	(d) A person may charge a reasonable postage or shipping fee that will be actually
inci	urred by a consumer who has purchased a good that requires shipping.
	(e) Nothing in this subdivision shall prevent a person from offering goods or services
at a	discounted price from the advertised, displayed, or offered price.
	(f) A person offering goods or services in an auction where consumers can place bids
on 1	the goods or services and the total cost is indeterminable must disclose in a clear and
con	spicuous manner any mandatory fees associated with the transaction and that the total
cos	t of the goods or services may vary.
	(g) A person offering services, where the total cost is determined by consumer selections
and	preferences, or relating to distance or time, must disclose in a clear and conspicuous
mai	nner the factors that will determine the total price, any mandatory fees associated with
the	transaction, and that the total cost of the services may vary.
	(h) A food service establishment shall be deemed compliant with this section if, in every
offe	er or advertisement for the purchase or lease of a good or service that includes pricing
info	ormation, the total price of the good or service being offered or advertised includes a
clea	ar and conspicuous disclosure of the percentage of any automatic and mandatory gratuities
to b	pe charged.
	(i) This subdivision does not apply to the following:
	(1) any industry where federal law or other state law regulates pricing disclosures;
	(2) any fees, surcharges, or other costs associated with settlement services, as defined
<u>in t</u>	he Real Estate Settlement Procedures Act under United States Code, title 12, section
<u>260</u>	<u>02(3);</u>

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3.1	(3) any business or its affiliate where either the business or the affiliate is regulated by
3.2	the Minnesota Public Utilities Commission or the Federal Communications Commission;
3.3	<u>or</u>
3.4	(4) any industry where prices are regulated by a governmental authority or corporate
3.5	brand that requires a disclosure of a fee.

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3.6 **EFFECTIVE DATE.** This section is effective August 1, 2025.

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