02/14/24 REVISOR RSI/KR 24-06233 as introduced

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

A bill for an act

relating to contracts; defining indefinite subscription agreement and related terms;

regulating certain contracts subject to automatic renewal clauses or continuous

S.F. No. 3920

(SENATE AUTHORS: GUSTAFSON, Duckworth, Klein, Seeberger and Kreun) **DATE** 02/19/2024 **D-PG** 11647 **OFFICIAL STATUS** 

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purposes.

Introduction and first reading
Referred to Commerce and Consumer Protection
Comm report: To pass as amended and re-refer to Judiciary and Public Safety 03/20/2024

1.4	service; requiring seller notice to consumers; providing for consumer rights in connection with the termination of certain contracts; providing civil penalties;
1.5 1.6	proposing coding for new law in Minnesota Statutes, chapter 325G.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. [325G.56] DEFINITIONS.
1.9	Subdivision 1. Scope. For purposes of sections 325G.56 to 325G.62, the terms defined
1.10	in this section have the meanings given them.
1.11	Subd. 2. Automatic renewal. "Automatic renewal" means a plan or arrangement in
1.12	which a subscription or purchasing agreement is automatically renewed at the end of a
1.13	definite term for a subsequent term.
1.14	Subd. 3. Clear and conspicuous. "Clear and conspicuous" means the display of text in
1.15	a manner that clearly calls attention to the text, including but not limited to displaying the
1.16	text: (1) in larger type than the surrounding text; (2) in contrasting type, font, or color to
1.17	the surrounding text of the same size; or (3) set off from the surrounding text of the same
1.18	size by symbols or other marks. In the case of an audio disclosure, clear and conspicuous
1.19	means in a volume and cadence sufficient to be readily audible and understandable.
1.20	Subd. 4. Consumer. "Consumer" means any individual who seeks or acquires, by
1.21	purchase or lease, any goods, services, money, or credit for personal, family, or household

Section 1. 1

Sec. 2. 2

of an offer conveyed by voice, in temporal proximity to the offer's proposal.

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3.1	Subd. 2. Confirmation upon consumer consent. A seller making an offer for an
3.2	indefinite subscription agreement must, in a timely manner after the consumer accepts the
3.3	offer, provide the consumer with confirmation of the consumer's acceptance of the offer.
3.4	The confirmation must be provided in a manner that is capable of being retained by the
3.5	consumer and must include the following:
3.6	(1) the offer terms;
3.7	(2) if the offer includes a free trial, information indicating how to cancel the free trial
3.8	before the consumer pays or becomes obligated to pay for any goods or services in connection
3.9	with the free trial; and
3.10	(3) the following options to terminate the indefinite subscription agreement, which
3.11	options must be easy to use, expeditious, and accessible for all consumers:
3.12	(i) a toll-free telephone number;
3.13	(ii) an email address;
3.14	(iii) a postal address;
3.15	(iv) if a seller makes offers for an indefinite subscription agreement through an online
3.16	website, a clear and conspicuous online option; and
3.17	(v) if a consumer enters into the indefinite subscription agreement through any means
3.18	other than those described in items (i) to (iv), an option substantially similar to, as easy to
3.19	use, and as accessible as the initial means used for the consumer to accept the agreement.
3.20	Subd. 3. Material changes. (a) Upon a material change in the terms of the indefinite
3.21	subscription agreement, the seller must provide to the consumer in a timely manner, and in
3.22	any case prior to the implementation of the material change, a clear and conspicuous notice
3.23	of the material change and provide information indicating how to terminate the agreement.
3.24	The notice must be provided in a manner that is capable of being retained by the consumer
3.25	(b) A material change in the terms of an indefinite subscription agreement that violates
3.26	this subdivision is void and unenforceable.
3.27	Subd. 4. Free trials. A seller making an offer for an indefinite subscription agreement
3.28	that includes a free trial lasting more than 30 days must notify the consumer of the consumer's
3.29	option to cancel the free trial before the end of the trial period to avoid an obligation to pay
3.30	for the goods or services. The notice under this subdivision must be provided no fewer than
3.31	five days and no more than 30 days before the date the free trial period ends.

3 Sec. 2.

Subd. 5. Notice	ce in advance of automatic renewal. (a) If an indefinite subscription
agreement is subj	ect to automatic renewal, the seller must give the consumer written notice
of the automatic 1	renewal no fewer than five days and no more than 30 days before the last
date on which the	e consumer may terminate the contract before the contract renews for
nother term.	
(b) The notice	required under this subdivision must include the information required in
he confirmation	described in subdivision 2.
(c) The notice	required under this subdivision must be provided in a separate, individual
ailing.	
Subd. 6. Perio	odic notice of continuous service. (a) If an indefinite subscription
agreement is subj	ect to continuous service, the seller must give the consumer written notice
of the continuous	service at intervals that are reasonable in relation to the goods or services
provided under th	ne agreement, but no less frequent than once per calendar year.
(b) The notice	required under this subdivision must include the information required in
he confirmation	described in subdivision 2.
(c) The notice	required under this subdivision must be provided in a separate, individual
mailing.	
Sec. 3. [325G.5	8] PROHIBITED CONDUCT.
Subdivision 1	Charges prior to effective date. A seller must not charge the consumer's
redit or debit car	ed or the consumer's account with a third party in connection with an
ndefinite subscri	ption agreement before the agreement has been (1) duly authorized by the
eller and consun	ner, and (2) made effective.
Subd. 2. Righ	t of first refusal. An indefinite subscription agreement must not require
he consumer to p	ermit the seller to match any offer the consumer has received. A provision
n an indefinite sı	abscription agreement that violates this subdivision is void and
ınenforceable.	
Sec. 4. [325G.5	9] CONSUMER'S RIGHT TO TERMINATE.
Subdivision 1	Termination of agreement subject to automatic renewal. A consumer
nay terminate an	indefinite subscription agreement subject to automatic renewal at any
time by following	g 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
1. ! . 1	ermination is provided by the consumer, unless the consumer specifies a

Sec. 4. 4

termination date occurring at the end of a subsequent term, in which event the termination 5.1 is effective on the date specified by the consumer. 5.2 Subd. 2. **Termination of agreement subject to continuous service.** A consumer may 5.3 terminate an indefinite subscription agreement subject to continuous service at any time by 5.4 following the procedure set forth in the confirmation described in section 325G.57, 5.5 subdivision 2. A termination under this subdivision is effective immediately unless the 5.6 consumer specifies a future termination date, in which event the termination is effective on 5.7 the date specified by the consumer. 5.8 Subd. 3. **Termination in absence of confirmation or notice.** If the seller fails to provide 5.9 5.10 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 5.11 subscription agreement at any time by any reasonable means, including but not limited to 5.12 by mail, email, telephone, an online option, or the means by which the consumer entered 5.13 into the agreement, at no cost to the consumer. 5.14 Sec. 5. [325G.60] UNCONDITIONAL GIFTS. 5.15 5.16 Any good, including but not limited to any ware, merchandise, or product, is an unconditional gift to the consumer if a seller sends the good under an indefinite subscription 5.17 agreement without first obtaining the consumer's affirmative consent to the agreement and 5.18 to receive the good, in accordance with section 325G.57. The consumer may use or dispose 5.19 of the good in any manner without any obligation to the seller, including but not limited to 5.20 any obligation relating to shipping the good. 5.21 Sec. 6. [325G.61] EXEMPTION. 5.22 Sections 325G.56 to 325G.62 do not apply to contracts governed by another state or a 5.23 federal statute or regulation specifically intended to regulate automatic renewal or continuous 5.24 service. 5.25 5.26 Sec. 7. [325G.62] ENFORCEMENT. (a) Sections 325G.56 to 325G.61 may be enforced by the attorney general under section 5.27

(b) A seller is not subject to civil penalties under paragraph (a) if the seller has made a

good faith effort to comply with each applicable provision of sections 325G.56 to 325G.61.

Sec. 7. 5

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- Sec. 8. **EFFECTIVE DATE.**
- 6.2 This act is effective January 1, 2024, and applies to contracts entered into, modified, or
- 6.3 renewed on or after that date.

Sec. 8. 6