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

A bill for an act

relating to data privacy; establishing neurodata rights; modifying certain crimes

to add neurodata elements; providing civil and criminal penalties; amending

S.F. No. 1110

(SENATE AUTHORS: LUCERO)

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DATE 02/02/2023 OFFICIAL STATUS

Introduction and first reading Referred to Judiciary and Public Safety

1.4 1.5 1.6	Minnesota Statutes 2022, sections 13.04, by adding a subdivision; 609.88, subdivision 2; 609.891, subdivision 3; proposing coding for new law in Minnesota Statutes, chapter 325E.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2022, section 13.04, is amended by adding a subdivision
1.9	to read:
1.10	Subd. 1a. Right to mental data. (a) An individual has the right to mental privacy. A
1.11	government entity must not, without informed consent, collect data transcribed directly
1.12	from brain activity.
1.13	(b) An individual has the right to cognitive liberty. A government entity must not interfere
1.14	with the free and competent decision making of the individual when making neurotechnology
1.15	decisions.
1.16	Sec. 2. [325E.80] NEUROTECHNOLOGY.
1.17	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
1.18	the meanings given.
1.19	(b) "Brain-computer interface" means a device that enables its user to interact with a

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computer by means of brain activity only.

(c) "Consciousness bypass" means the use of neurot	echnology to manipulate brain
activity by applying electrical or optical stimuli withou	t the conscious awareness of the
person whose brain activity is being manipulated.	
(d) "Neurotechnology" means the assembly of meth	ods and instruments that enable a
direct connection of technical components with the ner	vous system.
Subd. 2. Neurotechnology rights. (a) An individua	l has the right to change one's
decisions regarding neurotechnology and the right to de	etermine by what means to change
.8 <u>that decision.</u>	
.9 (b) An individual has the right to mental integrity ar	nd is afforded protection from
neurotechnological interventions of the mind and from un	authorized access to or manipulation
of an individual's brain activity.	
(c) An individual has the right to psychological con-	tinuity and is afforded protection
from unauthorized neurotechnological alterations in men	ntal functions critical to personality.
Subd. 3. Data collection consent. Each time an indiv	vidual connects to a brain-computer
interface, the company responsible for recording and st	oring the data must provide notice
of (1) the uses that the data may be used for by the com	pany, and (2) the third parties with
which the data will be shared. Before the data may be u	used or shared, the individual must
provide consent for each use and third party. The indivi	dual must approve each use and
third party using a separate consent form.	
Subd. 4. Consciousness bypass prohibition. (a) Ex	ccept as provided in paragraph (b),
a company must not use a brain-computer interface to b	bypass conscious decision making
by the individual.	
(b) An individual may provide informed consent be	fore a medical procedure designed
to bypass conscious decision making. Consent obtained	I by using a consciousness bypass
is not informed consent.	
Subd. 5. Enforcement; civil penalty. A company the	nat violates subdivision 3 or 4 is
subject to a civil penalty of up to \$10,000 per incident.	The attorney general may bring an
action in the name of the state in a court of competent ju	risdiction to recover civil penalties
as provided in this subdivision.	
Sec. 3. Minnesota Statutes 2022, section 609.88, subc	livision 2, is amended to read:
Subd. 2. Penalty. Whoever commits computer damage	age may be sentenced as follows:

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(a) to imprisonment for not more than ten years or to payment of a fine of not more than 3.1 \$50,000, or both, if: 3.2 (1) the damage, destruction, or alteration results in a loss in excess of \$2,500, to the 3.3 owner, or the owner's agent, or lessee; or 3.4 (2) the damage, destruction, or alteration occurs to a computer having a brain-computer 3.5 interface, regardless of the value of the loss; 3.6 (b) to imprisonment for not more than five years or to payment of a fine of not more 3.7 than \$10,000, or both, if the damage, destruction or alteration results in a loss of more than 3.8 \$500, but not more than \$2,500 to the owner, or the owner's agent or lessee; or 3.9 (c) in all other cases to imprisonment for not more than 90 days or to payment of a fine 3.10 of not more than \$1,000, or both. 3.11 **EFFECTIVE DATE.** This section is effective for crimes committed on or after August 3.12 1, 2023. 3.13 Sec. 4. Minnesota Statutes 2022, section 609.891, subdivision 3, is amended to read: 3.14 3.15 Subd. 3. Gross misdemeanor. (a) A person who violates subdivision 1 in a manner that creates a risk to public health and safety is guilty of a gross misdemeanor and may be 3.16 sentenced to imprisonment for a term of not more than one year or to payment of a fine of 3.17 not more than \$3,000, or both. 3.18 (b) A person who violates subdivision 1 in a manner that compromises the security of 3.19 data that are protected under section 609.52, subdivision 2, paragraph (a), clause (8), or are 3.20 not public data as defined in section 13.02, subdivision 8a, is guilty of a gross misdemeanor 3.21 and may be sentenced under paragraph (a). 3.22 (c) A person who violates subdivision 1 and gains access to personal data is guilty of a 3.23 gross misdemeanor and may be sentenced under paragraph (a). 3.24 (d) A person who is convicted of a second or subsequent misdemeanor violation of 3.25 subdivision 1 within five years is guilty of a gross misdemeanor and may be sentenced 3.26 under paragraph (a). 3.27 (e) A person who violates subdivision 1 by accessing, or attempting to access, an 3.28 electronic terminal through opening, or attempting to open, any panel or access door without 3.29

authorization is guilty of a gross misdemeanor and may be sentenced under paragraph (a).

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- 4.1 (f) A person who violates subdivision 1 and gains access to a system that includes a
- brain-computer interface is guilty of a gross misdemeanor and may be sentenced under
- 4.3 paragraph (a).
- 4.4 **EFFECTIVE DATE.** This section is effective for crimes committed on or after August

4.5 <u>1, 2023.</u>

Sec. 4. 4