S1740-1

SENATE STATE OF MINNESOTA EIGHTY-EIGHTH SESSION

NB

S.F. No. 1740

(SENATE AUTHORS: SIEBEN, Metzen, Bonoff and Dziedzic)

DATE	D-PG	OFFICIAL STATUS
02/25/2014	5819	Introduction and first reading Referred to Jobs, Agriculture and Rural Development
03/27/2014	6950a 6950	Comm report: To pass as amended Second reading
03/28/2014		Author added Dziedzic
05/02/2014		Special Order: Amended Laid on table
		Taken from table Third reading Passed as amended

1.1	A bill for an act
1.2	relating to telecommunications; consumer protection; requiring antitheft
1.3	functionality for smart phones to deter theft; establishing requirements for
1.4	acquisition and resale of wireless communications devices; proposing coding for
1.5	new law in Minnesota Statutes, chapters 325E; 325F.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	ARTICLE 1
1.8	SMART PHONE ANTITHEFT PROTECTION
1.9	Section 1. [325F.698] SMART PHONE ANTITHEFT PROTECTION.
1.10	Subdivision 1. Definitions. (a) For the purposes of this section, the following terms
1.11	have the meanings given them.
1.12	(b) "Smart phone" means a cellular phone or other mobile device built on a mobile
1.13	operating system and possessing advanced computing capability. Features a smart phone
1.14	may possess include, but are not limited to, built-in applications, Internet access, digital
1.15	voice service, text messaging, e-mail, and Web browsing. "Smart phone" does not include
1.16	a device that has only electronic reading capability.
1.17	Subd. 2. Antitheft functionality required. Any new smart phone sold or purchased
1.18	in Minnesota must be equipped with preloaded antitheft functionality or be capable of
1.19	downloading that functionality. The functionality must be available to purchasers at no cost.
1.20	EFFECTIVE DATE. This section is effective July 1, 2015, and applies to new
1.21	smart phone sales made on or after that date.

1.22 Sec. 2. REPORT ON SMART PHONE ANTITHEFT FUNCTIONALITY.

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2.1	Wireless	telecommunication	ns equipment	manufacturers, operatin	g systems
2.2	providers, and	wireless telecomm	unications ser	vice providers must eith	ner individually
2.3	or jointly, by J	anuary 15, 2015, s	ubmit a repor	t to the chairs and ranki	ng minority
2.4	members of the	e legislative commi	ittees with pri	mary jurisdiction over te	elecommunication
2.5	issues. The rep	port must describe t	the principle f	unctions of a baseline an	ntitheft tool that
2.6	manufacturers	and operating syste	em providers v	will utilize on new mode	els of smart phones
2.7	in order to con	nply with section 1	<u>.</u>		
2.8			ARTICI	.F. 2	
2.9		DFS		LLPHONES	
2.9		NES	ALE OF CE	alli nomes	
2.10	Section 1.	[325E.319] WIRE	LESS COM	MUNICATIONS DEV	ICES;
2.11	ACQUISITIC	ON FOR RESALE	<u>.</u>		
2.12	Subdivis	ion 1. Definitions.	(a) For the pu	rposes of this section, th	ne following terms
2.13	have the mean	ings given them.			
2.14	<u>(b)</u> "CMI	RS provider" mean	s a provider o	f commercial radio serv	ice, as defined in
2.15	United States (Code, title 47, section	on 332, and ir	cludes its authorized de	alers.
2.16	(c) "Inter	met marketplace" o	r "online plat	form" means a digitally a	accessible platform
2.17	that facilitates	commercial transac	tions between	buyers and community-	-rated sellers where
2.18	the operator or	the platform does n	ot take posses	sion of, or title to, the go	ods bought or sold.
2.19	<u>(d)</u> "Law	enforcement agen	cy" or "agenc	y" means a duly authoriz	zed municipal,
2.20	county, campu	s, transit, park, stat	e, or federal la	aw enforcement agency.	
2.21	<u>(e)</u> "Trad	e-in program" mea	ns a program	offered by a CMRS pro	vider or retailer
2.22	who is not prin	narily engaged in p	urchasing per	sonal property of any ty	pe from a person
2.23	who is not a w	holesaler, pursuant	to which use	d wireless communication	ons devices are
2.24	accepted from	customers in excha	inge for a non	cash credit usable only	for the purchase
2.25	of goods or ser	rvices from the CM	RS provider	or retailer.	
2.26	<u>(f)</u> "Wire	less communicatio	ns device dea	ler" or "dealer" means a	n individual,
2.27	partnership, lir	nited partnership, 1	imited liabilit	y company, corporation,	, or other entity
2.28	engaged in the	business of buying	s or selling use	ed wireless communication	ions devices.
2.29	<u>(g)</u> "Wire	eless communication	ons device" ha	s the meaning given in s	section 169.011,
2.30	subdivision 94	<u>.</u>			
2.31	<u>Subd. 2.</u>	Purchase or acq	uisition reco	rd required. (a) Every	wireless
2.32	communication	ns device dealer, in	cluding an ag	ent, employee, or repres	sentative of the
2.33	dealer, but not	an internet market	place, shall ke	ep a written record at th	ne time of each
2.34	purchase or ac	quisition of a used	wireless com	nunications device for r	esale. The record
2.35	must include th	ne following and m	ay be kept in	electronic form:	

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3.1	(1) an a	ccurate account or d	escription of	the wireless communi-	cations device		
3.2	purchased or acquired;						
3.3	(2) the c	(2) the date, time, and place or the online platform the wireless communications					
3.4	device was pu	urchased or acquired	• 2				
3.5	(3) the	name and address of	the person s	elling or delivering the	e wireless		
3.6	communicatio	ons device;					
3.7	(4) the 1	number of the check	or electronic	transfer used to purch	ase the wireless		
3.8	communicatio	ons device;					
3.9	(5) the r	number of the seller's	s driver's lice	nse, Minnesota identifi	cation card number,		
3.10	or other ident	ification number from	m an identific	cation document issued	l by any state,		
3.11	federal, or for	eign government if	the document	includes the person's	photograph, full		
3.12	name, birth d	ate, and signature; and	nd				
3.13	<u>(6)</u> a sta	tement signed by the	e seller, under	penalty of perjury as	provided in section		
3.14	609.48, attest	ing that the wireless	communicati	ons device is not stole	n and is free of any		
3.15	liens or encur	mbrances and the sel	ler has the rig	ght to sell it.			
3.16	<u>(b) Reco</u>	ords required to be m	naintained un	der this subdivision sha	all be retained by the		
3.17	wireless com	munications device d	lealer for a pe	eriod of three years.			
3.18	<u>(c)</u> The	record, as well as the	e wireless con	nmunications device pu	urchased or received,		
3.19	shall at all rea	sonable times be ava	ailable for ins	pection by any law ent	forcement agency.		
3.20	<u>(d) No 1</u>	ecord is required for	r wireless cor	nmunications devices	purchased from		
3.21	merchants, m	anufacturers, or who	lesale dealers	s having an established	place of business,		
3.22	but a bill of s	ale or other evidence	e of open or	legitimate purchase of	the wireless		
3.23	communication	ons device shall be o	btained and k	ept by the wireless cor	mmunications device		
3.24	dealer, which	must be shown upor	n demand to a	ny law enforcement ag	gency.		
3.25	<u>(e)</u> Exce	ept as otherwise prov	vided in this s	ection, a wireless com	munications device		
3.26	dealer or the	dealer's agent, emplo	oyee, or repre	esentative may not disc	close personal		
3.27	information r	eceived pursuant to	paragraph (a)	concerning a custome	er without the		
3.28	customer's co	nsent unless the disc	closure is mad	le in response to a requ	uest from a law		
3.29	enforcement a	agency. A wireless of	communicatio	ons device dealer must	implement		
3.30	reasonable sa	feguards to protect the	he security of	the personal informat	ion and prevent		
3.31	unauthorized	access to or disclosu	re of the info	rmation. For purposes	of this paragraph,		
3.32	"personal info	ormation" is any indi	vidually iden	tifiable information ga	thered in connection		
3.33	with a record	under paragraph (a)	<u>-</u>				
3.34	Subd. 3	<u>.</u> Records; prohibi	tions. A wire	eless communications	device dealer,		
3.35	including an a	igent, employee, or i	representative	e of the dealer, shall no	<u>t:</u>		

	(1) make any false entry in the records of transactions involving a used wireless
	communications device;
	(2) falsify, obliterate, destroy, or remove from the place of business the records,
	books, or accounts relating to used wireless communications device transactions;
	(3) refuse to allow the appropriate law enforcement agency to inspect records or
ć	any used wireless communications device in the dealer's possession during the ordinary
]	hours of business or other times acceptable to both parties;
	(4) fail to maintain a record of each used wireless communications device transaction
1	for three years; or
	(5) purchase a used wireless communications device from a person under the age of
	18 years.
	Subd. 4. Payment for used wireless communications devices. A wireless
(communications device dealer shall pay for purchases of all used wireless communications
	devices by check mailed to a specific address or by electronic transfer.
	Subd. 5. Investigative holds; confiscation of property. (a) Whenever a law
-	enforcement official from any agency has probable cause to believe that a wireless
	communications device in the possession of a wireless communications device dealer is
	stolen or is evidence of a crime and notifies the dealer not to sell the item, the dealer shall
1	not (1) process or sell the item, or (2) remove or allow its removal from the premises.
,	This investigative hold must be confirmed in writing by the originating agency within 72
]	hours and will remain in effect for 30 days from the date of initial notification, until
t	he investigative hold is canceled or renewed, or until a law enforcement notification to
-	confiscate or directive to release is issued, whichever comes first.
	(b) If a wireless communications device is identified as stolen or as evidence in a
	criminal case, a law enforcement official may:
	(1) physically confiscate and remove the wireless communications device from the
	wireless communications device dealer, pursuant to a written notification;
	(2) place the wireless communications device on hold or extend the hold under
	paragraph (a), and leave the device at the premises; or
	(3) direct its release to a registered owner or owner's agent.
	(c) When an item is confiscated, the law enforcement agency doing so shall provide
	identification upon request of the wireless communications device dealer, and shall
	provide the name and telephone number of the confiscating agency and investigator, and
	the case number related to the confiscation.
	(d) A wireless communications device dealer may request seized property be
	returned in accordance with section 626.04.

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(e) When an investigative hold or notification to confiscate is no long	er necessary,
the law enforcement official or designee shall notify the wireless communic	cations device
dealer.	
(f) A wireless communications device dealer may sell or otherwise di	ispose of the
wireless communications device if:	
(1) a notification to confiscate is not issued during the investigative here.	old; or
(2) a law enforcement official does not physically remove the wirele	ess
communications device from the premises within 15 calendar days from is	suance of a
notification to confiscate.	
(g) If a wireless communications device dealer is required to hold the	e wireless
communications device at the direction of law enforcement for purposes of	investigation
or prosecution, or if the device is seized by law enforcement, the wireless co	ommunications
device dealer and any other victim is entitled to seek restitution, including	g any
out-of-pocket expenses for storage and lost profit, in any criminal case that	may arise from
the investigation against the individual who sold the wireless communication	ons device to
the wireless communications device dealer.	
Subd. 6. Video security cameras required. (a) Each wireless comm	nunications
device dealer shall install and maintain at each physical location video sur-	veillance
cameras, still digital cameras, or similar devices positioned to record or ph	otograph a
frontal view showing a readily identifiable image of the face of each seller	of a wireless
communications device who enters the physical location.	
(b) The video camera or still digital camera must be kept in operating	condition and
must be shown upon request to a properly identified law enforcement officer	for inspection.
The camera must record and display the accurate date and time. The video	camera or still
digital camera must be turned on at all times when the physical location is op	en for business
and at any other time when wireless communications devices are purchased	1 or sold.
(c) Recordings and images required by paragraph (a) shall be retained	by the wireless
communications device dealer for a minimum period of 30 days and shall a	t all reasonable
times be open to the inspection of any properly identified law enforcement	officer.
Subd. 7. Criminal penalty. A wireless communications device deal	ler, or the
agent, employee, or representative of the wireless communications device	dealer, who
intentionally violates a provision of this section is guilty of a misdemeanor.	<u>.</u>
Subd. 8. Application. (a) This section does not apply with respect to	o a wireless
communications device returned to the store where it was originally purcha	sed pursuant to
the return policies of the wireless communications device dealer.	

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- (b) This section does not apply with respect to wireless communications devices 6.1 acquired by a: (1) CMRS provider as part of a trade-in program; or (2) retailer whose 6.2 trade-in program: (i) reports records to the Minnesota Automated Property System in 6.3 an interchange file specification format maintained by the system; (ii) reports to other 6.4 national or regional transaction reporting database available to law enforcement; or (iii) 6.5 reports as required by local ordinance. 6.6
- (c) This section does not apply to wireless communications device dealers regulated 6.7 under chapter 325J. 6.8

APPENDIX Article locations in S1740-1

ARTICLE 1	SMART PHONE ANTITHEFT PROTECTION	Page.Ln 1.7
ARTICLE 2	RESALE OF CELLPHONES	Page.Ln 2.8