REVISOR 02/16/24 RSI/JO 24-06919 as introduced

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

A bill for an act

relating to consumer protection; prohibiting certain cashless establishments;

S.F. No. 4419

(SENATE AUTHORS: MARTY, Oumou Verbeten and Mohamed)

DATE 02/29/2024

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ÓFFICIAL STATUS

Introduction and first reading
Referred to Commerce and Consumer Protection

providing a civil penalty; authorizing administrative rulemaking; proposing coding 1.3 for new law in Minnesota Statutes, chapter 325F. 1.4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.5 Section 1. [325F.983] CASHLESS ESTABLISHMENTS PROHIBITED. 1.6 Subdivision 1. **Definitions.** (a) For purposes of this section, the following terms have 17 the meanings given them. 1.8 (b) "Cash" means United States coins and currency, including federal reserve notes. 1.9 Cash does not include foreign currency; a paper instrument other than a federal reserve note, 1.10 including but not limited to a check, bond, or promissory note; or a foreign metal coin. 1.11 (c) "Consumer commodity" means an article, good, merchandise, product, or commodity 1.12 of any kind or class produced, distributed, or offered: (1) at retail sale for consumption by 1.13 individuals; or (2) for personal, household, or family purposes. 1.14 (d) "Food store" means an establishment that gives or offers for sale, either (1) on or off 1.15 the establishment's premises, or (2) on or off a pushcart, stand, or vehicle, food or beverages 1.16 to the public for consumption or use. 1.17 (e) "Retail establishment" means an establishment: (1) that sells, displays, or offers for 1.18 sale consumer commodities; or (2) where services are provided to consumers at retail. Retail 1.19 establishment does not include a banking institution, as defined under section 48.01, 1.20

Section 1. 1

subdivision 2.

1.21

2.1	Subd. 2. Cashless establishments prohibited; limitation. (a) A food store or retail
2.2	establishment is prohibited from refusing to accept payment in cash from consumers, except
2.3	that a food store or retail establishment may refuse to accept payment:
ŀ	(1) in cash bills denominated above \$20; or
	(2) in cash for any telephone, mail, or Internet-based transaction, unless the payment
	for the transaction takes place on the food store or retail establishment's premises.
	(b) A food store or retail establishment is prohibited from charging a consumer who
	pays for a consumer commodity in cash a higher price than is charged to a consumer who
	pays for the same consumer commodity in a cashless transaction.
	Subd. 3. Exception. (a) Subdivision 2 does not apply to a food store or retail
	establishment that provides on premises a device that converts cash into a prepaid card that
	allows a consumer to complete a transaction at the food store or retail establishment, provided
	the device does not charge a fee or require a minimum deposit amount greater than \$1.
	(b) Upon request, a device identified in paragraph (a) must provide a consumer with a
	receipt indicating the amount of cash the consumer deposited onto the prepaid card.
	(c) Cash deposits onto a prepaid card are not subject to an expiration date and there is
	no limit on the number of transactions that may be completed on a prepaid card.
	(d) In the event a device identified in paragraph (a) malfunctions or does not function
	as required under this subdivision, the food store or retail establishment where the device
	is located must accept payment in cash from consumers throughout the time period when
	the device is malfunctioning or does not function properly. A food store or retail
	establishment must place a conspicuous sign on or immediately adjacent to the device
	indicating that (1) the food store or retail establishment is required by law to accept cash if
	the device malfunctions or is not functioning, and (2) consumers may report a violation of
	this subdivision to the attorney general. The Department of Commerce may establish by
	rule additional requirements relating to signs and the display of signs under this paragraph.
	Subd. 4. Violations; civil penalty. A food store or retail establishment that violates
	subdivision 2 is liable for a civil penalty up to \$1,000 for the first violation and a civil
	penalty up to \$1,500 for each subsequent violation.
	EFFECTIVE DATE. This section is effective January 1, 2025.

Section 1. 2