## SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

## S.F. No. 336

SENATE AUTI	IORS: DIBB	LE)
DATE	D-PG	OFFICIAL STATUS
01/25/2021	162	Introduction and first reading
		Referred to Judiciary and Public Safety Finance and Policy

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to data privacy; prohibiting access by a government entity to electronic communication held by a service provider or other third party unless certain procedures are followed; providing certain limits on data retention; providing remedies; requiring a report; proposing coding for new law in Minnesota Statutes, chapter 626A.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. SHORT TITLE.
1.9	Minnesota Statutes, sections 626A.45 to 626A.49, may be cited as the "Minnesota
1.10	Electronic Communications Privacy Act."
1.11	Sec. 2. [626A.45] DEFINITIONS.
1.12	Subdivision 1. Scope. For purposes of sections 626A.45 to 626A.49, the definitions in
1.13	this section have the meanings given them.
1.14	Subd. 2. Adverse result. "Adverse result" means any of the following:
1.15	(1) danger to the life or physical safety of an individual;
1.16	(2) flight from prosecution;
1.17	(3) destruction of or tampering with evidence;
1.18	(4) intimidation of potential witnesses; or
1.19	(5) serious jeopardy to an investigation.

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2.1	<u>Subd. 3.</u>	Authorized posse	ssor. "Authorized	possessor" means the pers	son in possession
2.2	of an electror	nic device when the	hat person is the ov	wner of the device or has	been authorized
2.3	to possess the	e device by the ov	vner of the device.		
2.4	<u>Subd. 4.</u>	Electronic comm	unication. "Electr	onic communication" me	ans the transfer
2.5	of signs, sign	als, writings, ima	ges, sounds, data,	or intelligence of any nat	ure in whole or
2.6	in part by a w	vire, radio, electro	omagnetic, photoel	ectric, or photo-optical sy	ystem.
2.7	<u>Subd. 5.</u>	Electronic comm	unication inform	ation. "Electronic comm	unication
2.8	information"	means any inform	nation about an ele	ectronic communication of	or the use of an
2.9	electronic con	nmunication servi	ce, including but no	ot limited to the contents; se	ender; recipients;
2.10	format; precis	se or approximate	e location of the se	nder or recipients at any	point during the
2.11	communicati	on; time or date t	he communication	was created, sent, or reco	eived; or any
2.12	information pertaining to any individual or device participating in the communication,				
2.13	including, bu	t not limited to, a	n IP address. Elect	cronic communication inf	ormation does
2.14	not include su	ubscriber informa	tion under subdivi	<u>sion 13.</u>	
2.15	<u>Subd. 6.</u>	Electronic comm	unication service.	<u>"Electronic communicat</u>	tion service" has
2.16	the meaning	given in section 6	26A.42, subdivisio	on 1, paragraph (b).	
2.17	<u>Subd. 7.</u>	Electronic device	. "Electronic devic	ce" has the meaning giver	1 in section
2.18	<u>626A.42, sub</u>	division 1, parag	raph (c).		
2.19	<u>Subd. 8.</u>	Electronic device	information. "El	ectronic device informati	on" means any
2.20	information s	tored on or gener	ated through the op	peration of an electronic of	levice, including
2.21	the current ar	nd prior locations	of the device.		
2.22	<u>Subd. 9.</u>	Electronic inforn	nation. "Electronic	e information" means elec	etronic
2.23	communicati	on information or	electronic device	information.	
2.24	<u>Subd. 10.</u>	Government en	tity. "Government	entity" has the meaning	given in section
2.25	<u>626A.42, sub</u>	division 1, parag	raph (d).		
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## 2.26 <u>Subd. 11.</u> Service provider. "Service provider" means a person or entity offering an 2.27 electronic communication service.

- 2.28 Subd. 12. Specific consent. "Specific consent" means consent provided directly to the
- 2.29 government entity seeking information, including, but not limited to, when the government
- 2.30 <u>entity is the addressee or intended recipient or a member of the intended audience of an</u>
- 2.31 <u>electronic communication. Specific consent does not require that the originator of the</u>
- 2.32 communication have actual knowledge that an addressee, intended recipient, or member of

3.1	the specific audience is a government entity, except where a government employee or agent
3.2	has taken deliberate steps to hide the employee's or agent's government association.
3.3	Subd. 13. Subscriber information. "Subscriber information" means the name, street
3.4	address, telephone number, e-mail address, or similar contact information provided by the
3.5	subscriber to the provider to establish or maintain an account or communication channel,
3.6	a subscriber or account number or identifier, the length of service, and the types of services
3.7	used by a user of or subscriber to a service provider.
3.8	Sec. 3. [626A.46] GOVERNMENT ENTITY PROHIBITIONS; EXCEPTIONS.
3.9	Subdivision 1. Prohibitions. Except as provided in this section, a government entity
3.10	shall not:
3.11	(1) compel or incentivize the production of or access to electronic communication
3.12	information from a service provider;
3.13	(2) compel the production of or access to electronic device information from any person
3.14	or entity other than the authorized possessor of the device; or
3.15	(3) access electronic device information by means of physical interaction or electronic
3.16	communication with the electronic device.
3.17	Subd. 2. Exceptions. A government entity may:
3.18	(1) compel the production of or access to electronic communication information from
3.19	a service provider, or compel the production of or access to electronic device information
3.20	from any person or entity other than the authorized possessor of the device only:
3.21	(i) pursuant to a search warrant issued under section 626.18 and subject to subdivision
3.22	<u>4; or</u>
3.23	(ii) pursuant to a wiretap order issued under sections 626A.05 and 626A.06; and
3.24	(2) access electronic device information by means of physical interaction or electronic
3.25	communication with the device only:
3.26	(i) pursuant to a search warrant issued pursuant to section 626.18 and subject to
3.27	subdivision 4;
3.28	(ii) pursuant to a wiretap order issued pursuant to sections 626A.05 and 626A.06;
3.29	(iii) with the specific consent of the authorized possessor of the device;
3.30	(iv) with the specific consent of the owner of the device, only when the device has been
3.31	reported as lost or stolen; or

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4.1	(v) if the government entity, in good faith, believes the device to be lost, stolen, or
4.2	abandoned, provided that the entity shall only access electronic device information in order
4.3	to attempt to identify, verify, or contact the owner or authorized possessor of the device.
4.4	Subd. 3. Warrant. (a) A warrant for electronic communication information shall:
4.5	(1) describe with particularity the information to be seized by specifying the time periods
4.6	covered and, as appropriate and reasonable, the target individuals or accounts, the applications
4.7	or services covered, and the types of information sought;
4.8	(2) require that any information obtained through the execution of the warrant that is
4.9	unrelated to the objective of the warrant be destroyed within 30 days and not subject to
4.10	further review, use, or disclosure. This clause shall not apply when the information obtained
4.11	is exculpatory with respect to the targeted individual; and
4.12	(3) comply with all other provisions of Minnesota and federal law, including any
4.13	provisions prohibiting, limiting, or imposing additional requirements on the use of search
4.14	warrants.
4.15	(b) When issuing any warrant or order for electronic information, or upon the petition
4.16	from the target or recipient of the warrant or order, a court may, at its discretion, appoint a
4.17	special master charged with ensuring that only information necessary to achieve the objective
4.18	of the warrant or order is produced or accessed.
4.19	Subd. 4. Service provider; voluntary disclosure. (a) A service provider may voluntarily
4.20	disclose electronic communication information or subscriber information when that disclosure
4.21	is not otherwise prohibited by state or federal law.
4.22	(b) If a government entity receives electronic communication information voluntarily
4.23	provided under subdivision 7, the government entity shall destroy that information within
4.24	90 days unless one or more of the following apply:
4.25	(1) the entity has or obtains the specific consent of the sender or recipient of the electronic
4.26	communications about which information was disclosed; or
4.27	(2) the entity obtains a court order authorizing the retention of the information.
4.28	(c) A court shall issue a retention order upon a finding that the conditions justifying the
4.29	initial voluntary disclosure persist and the court shall authorize the retention of the
4.30	information only for so long as those conditions persist, or there is probable cause to believe
4.31	that the information constitutes evidence that a crime has been committed. Information
4.32	retained subject to this provision shall not be shared with:

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5.1	(1) any p	ersons or entities t	that do not agree to	limit their use of the prov	vided information	
5.2	to those purposes contained in the court authorization; and					
5.3	(2) any persons or entities that:					
	<u> </u>			·1.1. 6	.1	
5.4			• •	vided information upon	the expiration or	
5.5		of the court's rete	<u>.</u>			
5.6	<u> </u>	· · ·	· · ·	ovided information upon	the expiration or	
5.7	rescindment	of the court's rete	ention order.			
5.8	<u>Subd. 5.</u>	<b>Emergency.</b> If a	government entity	obtains electronic comm	unication	
5.9	information	relating to an eme	ergency involving of	langer of death or seriou	s physical injury	
5.10	to a person, t	that requires acces	ss to the electronic i	nformation without dela	y, the entity shall,	
5.11	within three	days after obtaini	ng the electronic ir	formation, file with the	appropriate court	
5.12	an application	on for a warrant of	r order authorizing	obtaining the electronic	information or a	
5.13	motion seek	ing approval of th	e emergency disclo	osures that shall set forth	the facts giving	
5.14	rise to the er	nergency and, if a	pplicable, a reques	t supported by a sworn a	affidavit for an	
5.15	order delayi	ng notification un	der section 626A.4	7, subdivision 2, paragra	aph (a). The court	
5.16	shall prompt	tly rule on the app	lication or motion	and shall order the imme	ediate destruction	
5.17	of all information obtained, and immediate notification under section 626A.47, subdivision					
5.18	1, if the notice has not already been given, upon a finding that the facts did not give rise to					
5.19	an emergenc	y or upon rejectir	ng the warrant or or	der application on any c	other ground.	
5.20	<u>Subd. 6.</u>	Subpoena. This s	section does not lin	nit the authority of a gov	ernment entity to	
5.21	use an admin	nistrative, grand j	ury, trial, or civil di	scovery subpoena to rec	uire:	
5.22	<u>(1) an or</u>	iginator, addresse	e, or intended recip	ient of an electronic con	nmunication to	
5.23	disclose any	electronic comm	unication informati	on associated with that	communication;	
5.24	<u>(2)</u> an en	tity that provides	electronic commur	ications services to its o	officers, directors,	
5.25	employees,	or agents for the p	ourpose of carrying	out their duties, to discl	ose electronic	
5.26	communicat	ion information a	ssociated with an e	lectronic communication	n to or from an	
5.27	officer, direc	ctor, employee, or	agent of the entity	; or		
5.28	<u>(3)</u> a serv	vice provider to pr	rovide subscriber ir	formation.		
5.29	Subd. 7.	<b>Recipient volunt</b>	ary disclosure. Th	is section does not proh	ibit the intended	
5.30	recipient of	an electronic com	munication from v	oluntarily disclosing electron	ctronic	
5.31	communicat	tion information c	oncerning that com	munication to a govern	nent entity.	
5.32	Subd. 8.	Construction. No	othing in this section	shall be construed to exp	and any authority	
5.33	under Minne	esota law to comp	el the production o	f or access to electronic	information.	
	Sec. 3		5			

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## 6.1 Sec. 4. [626A.47] NOTICES REQUIRED.

- Subdivision 1. Notice. Except as otherwise provided in this section, a government entity 6.2 that executes a warrant, or obtains electronic communication information in an emergency 6.3 under section 626A.46, subdivision 5, shall serve upon, or deliver to by registered or first 6.4 6.5 class mail, electronic mail, or other means reasonably calculated to be effective, the identified targets of the warrant or emergency request, a notice that informs the recipient that 6.6 information about the recipient has been compelled or requested, and states with reasonable 6.7 specificity the nature of the government investigation under which the information is sought. 6.8 The notice shall include a copy of the warrant or a written statement setting forth facts 6.9 giving rise to the emergency. The notice shall be provided contemporaneously with the 6.10 execution of a warrant, or, in the case of an emergency, within three days after obtaining 6.11 6.12 the electronic information. Subd. 2. Emergency; delay of notice. (a) When a warrant is sought or electronic 6.13 communication information is obtained in an emergency under section 626A.46, subdivision 6.14 5, the government entity may submit a request supported by a sworn affidavit for an order 6.15 delaying notification and prohibiting any party providing information from notifying any 6.16 other party that information has been sought. The court shall issue the order if the court 6.17 determines that there is reason to believe that notification may have an adverse result, but 6.18 only for the period of time that the court finds there is reason to believe that the notification 6.19 may have that adverse result, and not to exceed 90 days. The court may grant extensions of 6.20 the delay of up to 90 days each. 6.21 (b) Upon expiration of the period of delay of the notification, the government entity 6.22 shall serve upon, or deliver to by registered or first-class mail, electronic mail, or other 6.23 means reasonably calculated to be effective as specified by the court issuing the order 6.24 authorizing delayed notification, the identified targets of the warrant, a document that 6.25 includes the information described in subdivision 1, a copy of all electronic information 6.26 obtained or a summary of that information, including, at a minimum, the number and types 6.27 of records disclosed, the date and time when the earliest and latest records were created, 6.28 and a statement of the grounds for the court's determination to grant a delay in notifying 6.29 the individual. 6.30 Subd. 3. No identified target. (a) If there is no identified target of a warrant or emergency 6.31 request at the time of issuance, the government entity shall submit to the supreme court all 6.32
- 6.33 of the information required in subdivision 1 within three days of the execution of the warrant
- 6.34 or issuance of the request. If an order delaying notice is obtained under subdivision 2, the

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7.1	government e	entity shall submit	t to the supreme o	ourt all of the information	required in
7.2	-			n of the period of delay of	
7.3	(b) The su	preme court shall	publish the report	ts on its website within 90	days of receipt.
7.4	The supreme	court shall redact	t names or other p	ersonal identifying inform	ation from the
7.5	reports.				
7.6	<u>Subd. 4.</u>	ervice provider.	Except as otherw	rise provided in this section	n, nothing in
7.7	sections 626A	A.45 to 626A.49 s	hall prohibit or li	mit a service provider or a	ny other party
7.8	from disclosin	ng information ab	oout any request c	r demand for electronic in	formation.
7.9	Sec. 5. <b>[626</b>	5A.48] REMEDI	ES.		
7.10	Subdivisio	on 1. <b>Suppressio</b>	<b>n.</b> Any person in a	a trial, hearing, or proceedi	ng may move to
7.11	suppress any	electronic comm	inication information	tion obtained or retained in	violation of the
7.12				ion, or of sections 626A.4	
7.13	The motion s	hall be made, det	ermined, and subj	ect to review according to	section 626.21
7.14	or 626A.12.				
7.15	Subd. 2. A	Attorney general.	The attorney gene	eral may commence a civil	action to compel
7.16	any governme	ent entity to comp	oly with the provi	sions of sections 626A.45	to 626A.49.
7.17	<u>Subd. 3.</u>	<b>Petition.</b> An indiv	idual whose infor	mation is targeted by a wa	urrant, order, or
7.18	other legal pr	ocess that is inco	nsistent with sect	ions 626A.45 to 626A.49,	the Minnesota
7.19	Constitution,	the United States	Constitution, or a	a service provider or any o	ther recipient of
7.20	the warrant, c	order, or other leg	al process, may p	etition the issuing court to	void or modify
7.21	the warrant, o	order, or process,	or to order the de	struction of any information	on obtained in
7.22	violation of se	ections 626A.45 t	o 626A.49, the M	innesota Constitution, or t	he United States
7.23	Constitution.				
7.24	<u>Subd. 4.</u> N	No cause of action	<b>n.</b> <u>A Minnesota o</u>	r foreign corporation, and	its officers,
7.25	employees, an	nd agents, are not	subject to any ca	use of action for providing	g records,
7.26	information, f	facilities, or assista	ance according to	the terms of a warrant, cour	t order, statutory
7.27	authorization	, emergency certi	fication, or wireta	p order issued under section	ons 626A.45 to
7.28	<u>626A.49.</u>				
7.29	Sec. 6. <b>[626</b>	5A.49] REPORT	<u>S.</u>		
7.30	(a) At the	same time as noti	ce is provided und	ler section 626A.47, the iss	uing or denying
7.31	judge shall re	port to the state c	ourt administrato	<u>r:</u>	
7.32	(1) the fac	et that a warrant o	r extension was a	pplied for under section 62	26A.46;

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8.1	(2) the fa	act that the warrant	or extension was g	granted as applied for, wa	as modified, or
8.2	was denied;				
8.3	(3) the p	eriod of collection	of electronic comm	nunication information a	uthorized by the
8.4	warrant, and	l the number and d	uration of any exte	nsions of the warrant;	
8.5	(4) the of	ffense specified in	the warrant or app	lication, or extension of a	a warrant;
8.6	(5) wheth	ner the collection re	equired contempora	neous monitoring of an el	ectronic device's
8.7	location; and	<u>1</u>			
8.8	(6) the ic	lentity of the apply	ving investigative o	r peace officer and agend	cy making the
8.9	application a	and the person aut	norizing the application	tion.	
8.10	<u>(b) On or</u>	· before November	15 of each even-nu	mbered year, the state co	urt administrator
8.11	shall transmi	t to the legislature	a report concerning	(1) all warrants authorizi	ng the collection
8.12	of electronic	communication in	nformation during 1	he two previous calenda	r years; and (2)
8.13	all application	ons that were denie	ed during the two p	revious calendar years. I	Each report shall
8.14	include a sur	nmary and analysis	s of the data require	d to be filed under this se	ction. The report
8.15	is public and	l must be available	e for public inspect	on at the Legislative Re	ference Library
8.16	and the state	e court administrate	or's office and web	site.	
8.17	(c) Noth	ing in sections 626	A.45 to 626A.49 sl	hall prohibit or restrict a	service provider
8.18	from produc	ing an annual repo	ort summarizing the	e demands or requests it	receives under
8.19	those section	<u>18.</u>			