SENATE BILL NO. 251

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BY SENATORS LAFLEUR, MARTINY, MIZELL, PEACOCK, THOMPSON, WALSWORTH AND WHITE

AN ACT

2	To enact Chapter 8-L of Title 45 of the Louisiana Revised Statutes of 1950, to be comprised
3	of R.S. 45:844.74 and 844.75, relative to communications; to prohibit the
4	interference or blocking of certain communications and wireless connections; to
5	provide certain terms, conditions, requirements, procedures, penalties and effects;
6	and to provide for related matters.
7	Be it enacted by the Legislature of Louisiana:
8	Section 1. Chapter 8-L of Title 45 of the Louisiana Revised Statutes of 1950, to be
9	comprised of R.S. 45:844.74 and 844.75, is hereby enacted to read as follows:
10	CHAPTER 8-L. PROHIBITED "WI-FI HOTSPOT" BLOCKING
11	§844.74. Legislative findings
12	A. The legislature finds that Wi-Fi is a technology that enables low-
13	power electronic devices, such as laptop computers, tablets, video game
14	consoles, and smartphones, to connect to the Internet and to each other through
15	wireless network access points. Such "access points" include a Wi-Fi router and
16	also mobile devices that can serve as a wireless access point, known as a
17	"hotspot".
18	B. The legislature concurs with statements from the Federal
19	Communications Commission (FCC) that the "Internet is a vital platform for
20	economic growth, innovation, competition, and free expression. Wi-Fi is an
21	essential access ramp to that platform. Wi-Fi networks have proliferated in
22	places accessible to the public, such as restaurants, coffee shops, malls, train
23	stations, hotels, airports, convention centers, and parks. Consumers also can
24	establish their own Wi-Fi networks by using FCC-authorized mobile hotspots

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and their wireless data plans to connect Wi-Fi enabled devices to the Internet.

The growing use of technologies that unlawfully block consumers from creating

4 <u>consumers from enjoying services they have paid for and stymies the</u>

5 convenience and innovation associated with Wi-Fi Internet access."

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C. The legislature finds that consumers who purchase cellular data plans should be able to use them without fear that their personal Internet connection will be unlawfully blocked by others, including blocking at locations such as conference centers, hotels, and trade shows.

their own Wi-Fi networks via their personal hotspots unjustifiably prevents

D. The legislature further finds that for these reasons it is an appropriate exercise of the police power of the state to take action to prevent such unlawful activity.

## §844.75. Prohibited "Hotspot" blocking

A. No person shall without legal authority knowingly interfere with, prevent, disable, or block the lawful creation of a Wi-Fi network via a personal hotspot.

B. Whoever violates the provisions of this Section shall be fined a civil penalty of not more than ten thousand dollars. Each day on which a violation occurs shall be considered a separate offense.

C. The penalties provided by this Section shall be in addition to any other civil or criminal penalty, action, or proceeding otherwise authorized by law.

PRESIDENT OF THE SENATE	

SPEAKER OF THE HOUSE OF REPRESENTATIVES

GOVERNOR OF THE STATE OF LOUISIANA