

**PROTECTION FROM INTIMATE DEEP FAKES ACT (EXCERPT)**  
**Act 11 of 2025**

**752.387 Transmission infrastructure; access to content; liability of entities; effect on remedies.**

Sec. 7.

(1) Sections 3 to 6 must not be construed to impose liability on the following entities for providing the transmission infrastructure or access to content created by another person:

- (a) An interactive computer service as defined in 47 USC 230(f)(2).
- (b) A provider of public mobile services or private radio services.
- (c) A telecommunications network or broadband provider.

(d) A provider or developer of a technology used in the creation of a deep fake, if the technology is not designed for, marketed for, or deployed for the nonconsensual creation or dissemination of deep fakes that realistically depict the intimate parts of depicted individuals or depicted individuals engaging in sexual acts, and if the provider or developer has prohibited explicit deep fake content in accordance with the provider's or developer's terms of service.

- (2) Liability under sections 3 to 6 does not affect any other remedy available under law.

**History:** 2025, Act 11, Imd. Eff. Aug. 26, 2025