SB0142S03 compared with SB0142

{Omitted text} shows text that was in SB0142 but was omitted in SB0142S03 inserted text shows text that was not in SB0142 but was inserted into SB0142S03

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1	App Store Accountability Act
•	2025 GENERAL SESSION
•	STATE OF UTAH
•	Chief Sponsor: Todd Weiler
	House Sponsor:
2 3	LONG TITLE
4	General Description:
5	This bill enacts provisions governing app store operations and creates requirements for age
6	verification and parental consent.
7	Highlighted Provisions:
8	This bill:
9	 defines terms;
10	 requires app store providers to:
11	• verify user ages;
12	obtain parental consent for minor accounts;
13	 notify users and parents of significant changes;
14	• share age and consent data with developers; and
15	• protect age verification data;
16	 prohibits app store providers from:
17	• enforcing contracts against minors without parental consent; and
18	 misrepresenting parental content disclosures;

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19	 requires developers to:
20	• verify age and consent status through app stores; and
21	 notify app stores of significant changes;
22	 prohibits developers from:
23	• enforcing contracts against minors without verified parental consent; and
24	• misrepresenting parental content disclosures;
25	 designates violations of certain provisions as deceptive trade practices;
26	 requires the Division of Consumer Protection to establish standards for age verification methods;
28	 creates a private right of action for parents of harmed minors;
29	 provides a safe harbor for compliant developers; and
30	 includes a severability clause.
31	Money Appropriated in this Bill:
32	None
33	This bill provides a special effective date.
36	ENACTS:
37	13-75-101 (Effective 05/07/25), Utah Code Annotated 1953 (Effective 05/07/25), Utah Code
	Annotated 1953
38	13-75-201 (Effective 05/06/26), Utah Code Annotated 1953 (Effective 05/06/26), Utah Code
	Annotated 1953
39	13-75-202 (Effective 05/06/26), Utah Code Annotated 1953 (Effective 05/06/26), Utah Code
	Annotated 1953
40	13-75-301 (Effective 05/07/25), Utah Code Annotated 1953 (Effective 05/07/25), Utah Code
	Annotated 1953
41	13-75-401 (Effective 05/06/26), Utah Code Annotated 1953 (Effective 05/06/26), Utah Code
	Annotated 1953
42	13-75-402 (Effective 05/07/25), Utah Code Annotated 1953 (Effective 05/07/25), Utah Code
	Annotated 1953
43	13-75-403 (Effective 05/07/25), Utah Code Annotated 1953 (Effective 05/07/25), Utah Code
	Annotated 1953
44	13-75-404 (Effective 05/07/25), Utah Code Annotated 1953 (Effective 05/07/25), Utah Code
	Annotated 1953

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Be	it enacted by the Legislature of the state of Utah:
	Section 1. Section 1 is enacted to read:
	CHAPTER 75. APP STORE ACCOUNTABILITY ACT
	Part 1. General Provisions
	<u>13-75-101.</u> Definitions.
	As used in this chapter:
<u>(1)</u>	"Age category" means one of the following categories of individuals based on age:
{ (a	} {(2)} (a) "child" which means an individual who is under 13 years old;
{ <mark>(</mark> b	$\frac{(c)}{(b)}$ "younger teenager" which means an individual who is at least 13 years old and under 16
	years old;
<u>(c)</u>	"older teenager" which means an individual who is at least 16 years old and under 18 years old; or
<u>(d)</u>	"adult" which means an individual who is at least 18 years old.
(2)	"Age category data" means information about a user's age category that is:
<u>(a)</u>	collected by an app store provider; and
<u>(b)</u>	shared with a developer.
(3)	"Age rating" means a classification that provides an assessment of the suitability of an app's content
	for different age groups.
<u>(4)</u>	"App" means a software application or electronic service that a user may run or direct on a mobile
	device.
<u>(5)</u>	"App store" means a publicly available website, software application, or electronic service that
	{distributes-} allows users to download apps from third-party developers {to users}.
<u>(6)</u>	"App store provider" means a person that owns, operates, or controls an app store that {distributes
	apps to } allows users in the state to download apps.
(7)	"Content description" means a description of the specific content elements that informed an app's
	age rating.
<u>(8)</u>	"Developer" means a person that owns or controls an app made available through an app store in the
	state.
<u>(9)</u>	"Division" means the Division of Consumer Protection, established in Section 13-2-1.

- (10) "Knowingly" means to act with actual knowledge or to act with knowledge fairly inferred based on objective circumstances.
- 77 (11) "Minor" means an individual under 18 years old.
- 78 (12) "Minor account" means an account with an app store provider that:
- (a) is established by an individual who the app store provider has determined is under 18 years old through the app store provider's age verification methods; and
- 81 (b) requires affiliation with a parent account.
- 82 (13) "Mobile device" means a portable computing device that:
- 83 (a) provides cellular or wireless connectivity;
- 84 (b) is capable of connecting to the Internet;
- 85 (c) runs a mobile operating system; and
- 86 (d) is capable of running apps through the mobile operating system.
- 87 (14) "Mobile operating system" means software that:
- 88 (a) manages mobile device hardware resources;
- 89 (b) provides common services for mobile device programs;
- 90 (c) controls memory allocation; and
- 91 (d) provides interfaces for applications to access device functionality.
- 92 (15) "Parent" means, with respect to a minor, any of the following individuals who have legal authority to make decisions on behalf of the minor:
- 94 (a) an individual with a parent-child relationship under Section 78B-15-201;
- 95 (b) <u>a legal guardian; or</u>
- 96 (c) an individual with legal custody.
- 97 (16) "Parent account" means an account with an app store provider that:
- (a) is verified to be established by an individual who the app store provider has determined is at least 18
 years old through the app store provider's age verification methods; and
- 101 (b) may be affiliated with one or more minor accounts.
- 102 (17) "Parental consent disclosure" means the following information that an app store provider is required to provide to a parent before obtaining parental consent:
- 104 (a) if the app store provider has an age rating for the app or in-app purchase, the app's or in-app purchase's age rating;

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- (b) if the app store provider has a content description for the app or in-app purchase, the app's or in-app purchase's content description;
- 108 (c) <u>a description of:</u>
- 109 (i) the personal data collected by the app from a user; and
- 110 (ii) the personal data shared by the app with a third party; and
- 111 (d) if personal data is collected by the app, the methods implemented by the developer to protect the personal data.
- 113 (18) "Significant change" means a material modification to an app's terms of service or privacy policy that:
- 115 (a) changes the categories of data collected, stored, or shared;
- 116 (b) alters the app's age rating or content descriptions;
- 117 (c) adds new monetization features, including:
- 118 (i) in-app purchases; or
- 119 (ii) advertisements; or
- 120 (d) materially changes the app's:
- 121 (i) functionality; or
- 122 (ii) user experience.
- 123 (19) "Verifiable parental consent" means authorization that:
- 124 (a) is provided by an individual who the app store provider has verified is an adult;
- 125 (b) is given after the app store provider has clearly and conspicuously provided the parental consent disclosure to the individual; and
- 127 (c) requires the parent to make an affirmative choice to:
- 128 (i) grant consent; or
- 129 (ii) decline consent.
- 130 Section 2. Section 2 is enacted to read:
- 131

Part 2. App Store and Developer Requirements

- 132 **<u>13-75-201.</u>** App store requirements.
- 133 (1) An app store provider shall:
- 134 (a) at the time an individual who is located in the state creates an account with the app store provider:
- 136 (i) request age information from the individual; and
- 137 (ii) verify the individual's age using:

- 137 {(ii)} (A) {verify the individual's age using } commercially available methods that are reasonably designed to ensure accuracy;or
- 140 (B) an age verification method or process that complies with rules made by the division under Section 13-75-301;
- (b) if the age verification method or process described in Subsection (1)(a) determines the individual is a minor:
- 141 (i) require the account to be affiliated with a parent account; and
- 142 (ii) obtain verifiable parental consent from the holder of the affiliated parent account before allowing the minor to:
- 144 (A) download an app;
- 145 (B) purchase an app; or
- 146 (C) make an in-app purchase;
- 147 (c) after receiving notice of a significant change from a developer:
- 148 (i) notify the user of the significant change; and
- 149 (ii) for a minor account:
- 150 (A) notify the holder of the affiliated parent account; and
- 151 (B) obtain renewed verifiable parental consent;
- 152 (d) provide {developers real-time access-} to a developer, in response to a request authorized under Section 13-75-202:
- 153 (i) age category data for {each } a user located in the state; and
- 154 (ii) the status of verified parental consent for {each} a minor located in the state;
- 158 (e) notify a developer when a parent revokes parental consent; and
- 155 {(e)} (f) protect personal age verification data by:
- 156 (i) limiting collection and processing to data necessary for:
- 157 (A) verifying a user's age;
- 158 (B) obtaining parental consent; or
- 159 (C) maintaining compliance records; and
- 160 (ii) transmitting personal age verification data using industry-standard encryption protocols that ensure:
- 162 (A) data integrity; and
- 163 (B) data confidentiality.
- 164 (2) <u>An app store provider may not:</u>

- 165 (a) enforce a contract or terms of service against a minor unless the app store provider has obtained verifiable parental consent;
- 167 (b) knowingly misrepresent the information in the parental {content } consent disclosure; or
- 168 (c) share personal age verification data except:
- 169 (i) between an app store provider and a developer as required by this chapter; or
- 170 (ii) as required by law.
- 175 Section 3. Section **3** is enacted to read:
- 176 <u>13-75-202.</u> Developer requirements.
- 173 (1) <u>A developer shall:</u>
- 174 (a) verify through the app store's data sharing methods:
- 175 (i) the age category of users located in the state; and
- 176 (ii) for a minor account, whether verifiable parental consent has been obtained;
- 177 (b) notify app store providers of a significant change to the app; {and}
- 178 (c) use age category data received from an app store or any other entity only to {enforce any developer implemented age-related restrictions.}:
- 183 (i) enforce age-related restrictions and protections;
- 184 (ii) ensure compliance with applicable laws and regulations; or
- 185 (iii) implement safety-related features or defaults; and
- 186 (d) request personal age verification data or parental consent:
- 187 (i) at the time a user:
- 188 (A) downloads an app; or
- 189 (B) purchases an app; or
- 190 (ii) when implementing a significant change to the app.
- 191 (2) <u>A developer may request personal age verification data or parental consent:</u>
- 192 (a) no more than once during each 12-month period to verify:
- 193 (i) accuracy of user age data; or
- 194 (ii) continued account use within the verified age category; or
- 195 (b) when there is reasonable suspicion of:
- 196 (i) account transfer; or
- 197 (ii) misuse outside the verified age category.
- 180 $\{(2)\}$ (3) <u>A developer may not:</u>

181	(a) enforce a contract or terms of service against a minor unless the developer has verified through the
	app store provider that verifiable parental consent has been obtained;
184	(b) knowingly misrepresent any information in the parental consent disclosure; or
185	(c) share age category data with any person.
204	Section 4. Section 4 is enacted to read:
187	Part 3. Division Rulemaking
206	<u>13-75-301.</u> Division rulemaking.
	In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
	division shall make rules establishing {standards for what constitutes a commercially } processes
	and means by which an app store provider
	{reasonable method for age verification under } may verify whether an account holder is a minor
	in accordance with Subsection 13-75-201(1)(a)(ii).
211	Section 5. Section 5 is enacted to read:
193	Part 4. Enforcement and Safe Harbor
213	<u>13-75-401.</u> Enforcement.
195	(1) A violation of Subsection 13-75-201(2)(b) or Subsection 13-75-202(2)(b) constitutes a deceptive
	trade practice under Section 13-11a-3.
197	<u>(2)</u>
	(a) The parent of a minor who has been harmed by a violation of Subsection $\{\frac{13-75-201(2)(b)}{2}\}$
	<u>13-75-201(2)</u> may bring a civil action against an app store provider.
199	(b) The parent of a minor who has been harmed by a violation of Subsection $\{\frac{13-75-202(2)(b)}{b}\}$
	<u>13-75-202(2)</u> may bring a civil action against a developer.
201	(3) In an action described in Subsection (2), the court shall award a prevailing parent:
202	(a) the greater of:
203	(i) actual damages; or
204	(ii) \$1,000 for each violation;
205	(b) reasonable attorney fees; and
206	(c) <u>litigation costs.</u>
226	Section 6. Section 6 is enacted to read:
227	<u>13-75-402.</u> Safe harbor.

A developer is not liable for a violation of this chapter if the developer demonstrates that the

developer:

{the developer:}

- 211 $\{(1)\}$ (a) relied in good faith on:
- 212 {(a)} (i) personal age verification data provided by an app store provider; and
- 213 {(b)} (ii) notification from an app store provider that verifiable parental consent was obtained if the personal age verification data indicates that the user is a minor; and
- 215 $\{(2)\}_{(b)}$ complied with the requirements described in Section 13-75-202.
- 235 (2) Notwithstanding Subsection (1), the safe harbor described in this section:
- 236 (a) applies only to actions brought under this chapter; and
- 237 (b) does not limit a developer or app store provider's liability under any other applicable law.
- 239 Section 7. Section 7 is enacted to read:

240 <u>13-75-403.</u> Severability.

- 218 (1) If any provision of this chapter or the application of any provision to any person or circumstance is held invalid by a final decision of a court of competent jurisdiction, the remainder of this chapter shall be given effect without the invalid provision or application.
- 222 (2) <u>The provisions of this chapter are severable.</u>
- 246 Section 8. Section 8 is enacted to read:
- 247 <u>13-75-404.</u> Application and limitations.

Nothing in this chapter shall be construed to:

- 226 (1) prevent an app store provider from taking reasonable measures to:
- 227 (a) block, detect, or prevent distribution to minors of:
- 228 (i) unlawful material;
- 229 (ii) obscene material; or
- 230 (iii) other harmful material;
- 231 (b) block or filter spam;
- 232 (c) prevent criminal activity; or
- 233 (d) protect app store or app security;
- 234 (2) require an app store provider to disclose user information to a developer beyond:
- 235 (a) age category; or
- 236 (b) verification of parental consent status; {or}

- 237 (3) allow an app store provider to implement measures required by this chapter in a manner that is:
- 239 <u>(a)</u> arbitrary;
- 240 (b) <u>capricious;</u>
- 241 (c) anticompetitive; or
- 242 (d) unlawful{-};
- 266 (4) require an app store provider to obtain parental consent for an app that:
- 267 (a) provides direct access to emergency services, including:
- 268 <u>(i)</u> <u>911;</u>
- 269 (ii) crisis hotlines; or
- 270 (iii) emergency assistance services legally available to minors;
- (b) limits data collection to information necessary to provide emergency services in compliance with 15
 U.S.C. Sec. 6501 et seq., Children's Online Privacy Protection Act;
- 274 (c) provides access without requiring:
- 275 (i) account creation; or
- 276 (ii) collection of unnecessary personal information; and
- 277 (d) is operated by or in partnership with:
- 278 (i) a government entity;
- 279 (ii) a nonprofit organization; or
- 280 (iii) an authorized emergency service provider; or
- 281 (5) require a developer to collect, retain, reidentify, or link any information beyond what is:
- 282 (a) necessary to verify age categories and parental consent status as required by this chapter; and
- 284 (b) collected, retained, reidentified, or linked in the developer's ordinary course of business.
- 286 Section 9. Effective date.
- 244 (1) Except as provided in Subsection (2), this bill takes effect May 7, 2025.
- 245 (2) The actions affecting the following sections take effect on May 6, 2026:
- 246 (a) Section 13-75-201 (Effective 05/06/26);
- 247 (b) Section 13-75-202 (Effective 05/06/26); and
- 248 (c) Section 13-75-401 (Effective 05/06/26).
 - 2-5-25 12:20 PM