

HB0408S02 compared with HB0408S01

~~{Omitted text}~~ shows text that was in HB0408S01 but was omitted in HB0408S02
inserted text shows text that was not in HB0408S01 but was inserted into HB0408S02

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

1 **Data Sharing Amendments**
2026 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Doug Fiefia
Senate Sponsor: Michael K. McKell



2
3 **LONG TITLE**

4 **General Description:**

5 This bill ~~{modifies provisions related to social media data portability and interoperability}~~ repeals
6 the Utah Digital Choice Act.

6 **Highlighted Provisions:**

7 This bill:

- 8 ▶ ~~{allows users to select portions of their social media data to transfer;}~~
- 9 ▶ ~~{requires social media platforms to share user data in real time when users move to other~~
10 ~~platforms;}~~
- 11 ▶ ~~{requires consent from users before their comments or interactions can be included when~~
12 ~~others transfer data;}~~
- 13 ▶ ~~{clarifies when users must give permission for their data to be shared; and}~~
- 14 ▶ ~~{protects social media companies from penalties for temporary technical problems if they~~
15 ~~make good faith efforts to fix them.}~~
- 8 ▶ repeals the Utah Digital Choice Act.

9 **Money Appropriated in this Bill:**

HB0408S01 compared with HB0408S02

10 None

11 **Other Special Clauses:**

12 None

13 **Utah Code Sections Affected:**

14 **AMENDS:**

15 **13-2-1 [(Effective 07/01/26)] (Effective 05/06/26), as last amended by Laws of Utah 2025,
Chapter 468**

22 ~~{13-81-101 (Effective 07/01/26), as enacted by Laws of Utah 2025, Chapter 468}~~

23 ~~{13-81-102 (Effective 07/01/26), as enacted by Laws of Utah 2025, Chapter 468}~~

24 ~~{13-81-201 [(Effective 07/01/26)] (Effective 08/01/26), as enacted by Laws of Utah 2025,
Chapter 468}~~

26 ~~{13-81-202 (Effective 07/01/26), as enacted by Laws of Utah 2025, Chapter 468}~~

27 ~~{13-81-301 (Effective 07/01/26), as enacted by Laws of Utah 2025, Chapter 468}~~

28 ~~{13-81-401 (Effective 07/01/26), as enacted by Laws of Utah 2025, Chapter 468}~~

17 **REPEALS:**

18 **13-81-101 [(Effective 07/01/26)] (Effective 05/06/26), as enacted by Laws of Utah 2025,
Chapter 468**

20 **13-81-102 [(Effective 07/01/26)] (Effective 05/06/26), as enacted by Laws of Utah 2025,
Chapter 468**

22 **13-81-201 [(Effective 07/01/26)] (Effective 05/06/26), as enacted by Laws of Utah 2025,
Chapter 468**

24 **13-81-202 [(Effective 07/01/26)] (Effective 05/06/26), as enacted by Laws of Utah 2025,
Chapter 468**

26 **13-81-301 (Effective 05/06/26), as enacted by Laws of Utah 2025, Chapter 468**

27 **13-81-302 [(Effective 07/01/26)] (Effective 05/06/26), as enacted by Laws of Utah 2025,
Chapter 468**

29 **13-81-401 [(Effective 07/01/26)] (Effective 05/06/26), as enacted by Laws of Utah 2025,
Chapter 468**

31

32 *Be it enacted by the Legislature of the state of Utah:*

HB0408S01 compared with HB0408S02

33 Section 1. Section 13-2-1 is amended to read:

34 **13-2-1. Consumer protection division established -- Functions.**

- 36 (1) There is established within the Department of Commerce the Division of Consumer Protection.
- 38 (2) The division shall administer and enforce the following:
- 39 (a) Chapter 10a, Music Licensing Practices Act;
- 40 (b) Chapter 11, Utah Consumer Sales Practices Act;
- 41 (c) Chapter 15, Business Opportunity Disclosure Act;
- 42 (d) Chapter 20, New Motor Vehicle Warranties Act;
- 43 (e) Chapter 21, Credit Services Organizations Act;
- 44 (f) Chapter 22, Charitable Solicitations Act;
- 45 (g) Chapter 23, Health Spa Services Protection Act;
- 46 (h) Chapter 25a, Telephone and Facsimile Solicitation Act;
- 47 (i) Chapter 26, Telephone Fraud Prevention Act;
- 48 (j) Chapter 28, Prize Notices Regulation Act;
- 49 (k) Chapter 32a, Pawnshop, Secondhand Merchandise, and Catalytic Converter Transaction Information
Act;
- 51 (l) Chapter 34, Utah Postsecondary School and State Authorization Act;
- 52 (m) Chapter 41, Price Controls During Emergencies Act;
- 53 (n) Chapter 42, Uniform Debt-Management Services Act;
- 54 (o) Chapter 49, Immigration Consultants Registration Act;
- 55 (p) Chapter 51, Transportation Network Company Registration Act;
- 56 (q) Chapter 52, Residential Solar Energy Consumer Protection Act;
- 57 (r) Chapter 53, Residential Vocational or Life Skills Program Act;
- 58 (s) Chapter 54, Ticket Website Sales Act;
- 59 (t) Chapter 56, Ticket Transferability Act;
- 60 (u) Chapter 57, Maintenance Funding Practices Act;
- 61 (v) Chapter 61, Utah Consumer Privacy Act;
- 62 (w) Chapter 64, Vehicle Value Protection Agreement Act;
- 63 (x) Chapter 65, Utah Commercial Email Act;
- 64 (y) Chapter 67, Online Dating Safety Act;
- 65 (z) Chapter 68, Lawyer Referral Consultants Registration Act;

HB0408S01 compared with HB0408S02

- 66 (aa) Chapter 70, Automatic Renewal Contracts Act;
67 (bb) Chapter 71, Utah Minor Protection in Social Media Act;
68 (cc) Chapter 72a, Artificial Intelligence Applications Relating to Mental Health;
69 (dd) Chapter 78, Earned Wage Access Services Act; and
70 [~~ee) Chapter 81, Utah Digital Choice Act.~~]
71 (3) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the division may
make rules to establish:
73 (a) a public list that identifies a person that:
74 (i) violates a chapter described in Subsection (2);
75 (ii) without proper legal justification, fails to comply with an order, subpoena, judgment, or other legal
process issued by:
77 (A) the division; or
78 (B) a court of competent jurisdiction; or
79 (iii) breaches a settlement agreement, stipulation, assurance of voluntary compliance, or similar
instrument signed by the person and the division; and
81 (b) a process by which a person may be removed from the list the division establishes as described in
Subsection (3)(a).

83 Section 2. **Repealer.**

This Bill Repeals:

- 84 This bill repeals:
85 Section **13-81-101, Definitions.**
86 Section **13-81-102, Legislative findings.**
87 Section **13-81-201, Data portability requirements.**
88 Section **13-81-202, Data interoperability requirements.**
89 Section **13-81-301, Rulemaking authority -- Rebuttable presumptions.**
90 Section **13-81-302, Enforcement.**
91 Section **13-81-401, Severability.**

31 ~~{Section 1. Section 13-81-101 is amended to read: }~~

32 **13-81-101. Definitions.**

As used in this chapter:

- 34 (1) "Open protocol" means a publicly available technical standard that:

HB0408S01 compared with HB0408S02

- 35 (a) enables interoperability and data exchange between social media services by providing a common
data infrastructure where multiple social media services can access~~[-, contribute to, and synchronize]~~
a user's personal data;
- 38 (b) is free from:
- 39 (i) licensing fees; and
- 40 (ii) patent restrictions; and
- 41 (c) governs how social media services communicate and exchange data with each other.
- 42 (2)
- (a) "Personal data" means the same as that term is defined in Section 13-61-101.
- 43 (b) "Personal data" includes a user's social graph.
- 44 (3)
- (a) "Social graph" means data, or a user-selected portion of data, that represents a person's connections
and interactions within a social media service.
- 46 (b) "Social graph" includes:
- 47 (i) the person's social connections with other users;
- 48 (ii) content created by the person;
- 49 (iii) the person's responses to other users' content, including comments, reactions, ~~[and]~~ mentions,
reposts, shares, and other engagements;
- 51 ~~[(iv) other users' responses to the person's content; and]~~
- 52 ~~[(iv)]~~ (iv) metadata associated with the items described in Subsections (3)(b)(i) through ~~[(iv)]~~ (iii)~~[-]~~ ;
and
- 54 (v) relational references sufficient to maintain the associations among data elements described in
Subsections (3)(b)(i) through (iii).
- 56 (c) "Social graph" does not include another user's or an entity's content and responses that have been
designated private by those users and entities, including private messages.
- 59 (4) "Social media company" means an entity that owns or operates a social media service.
- 60 (5)
- (a) "Social media service" means a public website or application that:
- 61 (i) displays content that is primarily generated by account holders and not by the social media
company;
- 63

HB0408S01 compared with HB0408S02

(ii) permits an individual to register as an account holder and create a profile that is made visible to the general public or a set of other users defined by the account holder;

66 (iii) connects account holders to allow users to interact socially with each other within the website or application;

68 (iv) makes available to each account holder a list or lists of other account holders with whom the account holder shares a connection within the system; and

70 [(iv)] (v) allows account holders to post content viewable by other users.

71 (b) "Social media service" does not include:

72 (i) email;

73 (ii) cloud storage; or

74 (iii) document viewing, sharing, or collaboration services.

75 (6) "User" means an individual located in the state who accesses or uses a social media service.

77 ~~{Section 2. Section 13-81-102 is amended to read: }~~

78 **13-81-102. Legislative findings.**

The Legislature finds that:

80 (1) an individual has a right to control and move the individual's own personal data, including social interactions online;

82 (2) companies have demonstrated a pattern of restricting the interoperability of content, preventing users from easily sharing posts and interactions across different platforms, reducing effective consumer choice, and stifling market competition; and

85 (3) the state should ensure that individuals have the right to access a complete personal data record in a portable format from social media platforms.

87 ~~{Section 3. Section 13-81-201 is amended to read: }~~

88 **13-81-201. Data portability requirements.**

If a consumer requests a copy of the consumer's personal data under Section 13-61-201,

a

social media service shall within five business days provide the personal data, including the user's social graph, in a format that:

93 (1) is portable, to the extent technically feasible;

94 (2) is readily usable, to the extent practicable; and

95

HB0408S01 compared with HB0408S02

(3) allows the consumer to transmit the data to another controller without impediment if the controller processes the data by automated means.

97 ~~{Section 4. Section 13-81-202 is amended to read: }~~

98 **13-81-202. Data interoperability requirements.**

99 (1) [A] On or before July 1, 2027, a social media company shall implement a transparent, third-party-accessible interoperability interface or interfaces to allow users to choose to:

101 (a) share a common set of the user's personal data or a user-selected part of the user's personal data between the social media services designated by the user; and

103 (b) enable third parties to access ~~[content]~~ personal data created by the user and to be notified when new or updated ~~[content]~~ personal data is available, with the user's permission.

106 (2) A social media company shall reasonably secure all personal data obtained through an interoperability interface.

108 (3) To achieve interoperability under Subsection (1), a social media company shall:

109 (a) utilize an open protocol;

110 (b) facilitate and maintain interoperability and ~~[synchronous]~~ continuous, real-time data sharing with other social media services through an interoperability interface, based on reasonable terms that do not discriminate between social media services;

113 (c) establish reasonable and proportionate thresholds related to the frequency, nature, and volume of requests, beyond which the social media company may assess a reasonable fee for such access; and

116 ~~[(d) offer to other social media companies a functionally equivalent version of any internal interfaces created by the social media company for the social media company's own social media services; and]~~

119 ~~[(e)]~~ (d) disclose to other social media companies complete, accurate, and regularly updated documentation describing access to the interoperability interface required under this section.

122 (4) On or before March 1, 2027, a social media company shall publicly disclose the open protocol that the social media company intends to use for purposes of Subsection (3)(a).

124 ~~[(4)]~~ (5) A social media company or third party shall safeguard the privacy and security of a user's personal data obtained from other social media services through the interoperability interface in accordance with the social media company's or third party's privacy notice and administrative, technical, and physical data security practices.

128

HB0408S01 compared with HB0408S02

132 [(5)] (6) A social media company or third party may not share or receive a user's personal data through the interoperability interface except with the user's consent, including when a user's personal data is intended to be shared in response to another user's request to share a social graph.

133 [(6)] (7)

(a) A social media company shall adopt an accessible, prominent, and persistent method for users to give consent for data sharing with other social media services or third parties through the interoperability interface.

135 (b) The method described in Subsection (7)(a) shall allow users to provide consent:

136 (i) when the user initiates a transfer of the user's own personal data; and

137 (ii) before the user's personal data is shared as part of another user's social graph.

138 (c) A social media company shall implement the user's consent decisions within five business days.

140 [(7)] (8) A social media company is not required to:

141 (a) provide access to:

142 (i) inferences, analyses, or derived data that the social media company has generated internally about a user; or

144 (ii) proprietary algorithms, ranking systems, or other internal operating mechanisms; or

146 (b) transmit personal data that:

147 (i) is stored or structured in a proprietary format; and

148 (ii) meets both of the following criteria:

149 (A) no open, industry-standard format is reasonably available; and

150 (B) transmitting the data would disclose information described in Subsection [(7)(a)] (8)(a).

152 [(8)] (9) This chapter does not apply to an entity that is:

153 (a) owned, controlled, operated, or maintained by a religious organization; and

154 (b) exempt from property taxation under state law.

155 ~~{Section 5. Section 13-81-301 is amended to read: }~~

156 **13-81-301. Rulemaking authority -- Rebuttable presumption -- Safe harbor.**

158 (1) The division may identify open protocols that the division has determined, after an assessment, meet the requirements of Section 13-81-202.

160 (2) If a social media company uses an open protocol that the division identifies under Subsection (1), the social media company shall be entitled to a rebuttable presumption of providing access on reasonable terms that do not discriminate between social media services.

HB0408S01 compared with HB0408S02

- 164 (3) A social media company does not violate Section 13-81-202 for a temporary loss of continuous real-
time data sharing if the social media company demonstrates that:
- 166 (a) the social media company made good faith efforts to maintain continuous real-time data sharing; and
- 168 (b) the social media company took reasonable steps to restore data sharing as soon as practicable.
- 170 (4) Nothing in this chapter shall be construed to require a social media company to receive data through
an interoperability interface.

172 ~~{Section 6. Section 13-81-401 is amended to read: }~~

173 **13-81-401. Severability.**

- 174 (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.
- 178 (2) The provisions of this chapter are severable.

92 Section 3. **Effective date.**

Effective Date.

180 (1) ~~{Except as provided in Subsection (2), this }~~ This bill takes effect ~~{July 1, }~~ on May 6, 2026.

181 ~~{(2) {The actions affecting Section 13-81-201 (Effective 08/01/26) take effect on August 1, 2026.}}~~

3-3-26 7:12 PM