3rd Sub. H.B. 311 SOCIAL MEDIA USAGE AMENDMENTS

Senate Floor Amendments Amendment 2 March 1, 2023 11:45 AM

Senator Michael K. McKell proposes the following amendments:

1. Page 9, Line 233 through Page 10, Line 242:

233	<u>13-63-201.</u> Social media platform design regulations Enforcement and auditing				
234	authority Penalties.				
235	(1) Beginning March 1, 2024:				
	(a) { The } division shall administer and enforce the provisions of this section { \cdot } \cdot				
	and				
236	(b) { <u>The</u> division may audit the records of a social media company in order to determine				
237	compliance with the requirements of this section or to investigate a complaint, including a				
238	random sample of a social media company's records and other audit methods.				
239	(2) {A} Beginning March 1, 2024, a social media company shall not use a practice, design, or				
	feature on the				
240	company's social media platform that the social media company knows, or which by the				
241	exercise of reasonable care should know, causes a Utah minor account holder to have an				
242	addiction to the social media platform.				

2. Page 12, Lines 312 through 317:

312	A waiver or limitation,	or a purported	waiver or limitation.	of any of the following is

- 313 void as unlawful, is against public policy, and a court or arbitrator may not enforce or give
- 314 <u>effect to the waiver, notwithstanding any contract or choice-of-law provision in a contract:</u>
- 315 (1) a protection or requirement provided under this chapter;
- 316 (2) the right to cooperate with the division or to file a complaint with the division; {-or-}

317 (3) the right to a private right of action as provided under this chapter { ; or
(4) the right to recover actual damages, statutory damages, civil penalties, costs, or fees as allowed by this chapter.