	SOCIAL MEDIA USAGE AMENDMEN IS
	2024 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Ken Ivory
	Senate Sponsor:
LON	G TITLE
Gene	ral Description:
	This bill enacts the Utah Digital Expression Act.
High	lighted Provisions:
	This bill:
	defines terms;
	 requires public disclosure of certain information by social media platforms;
	requires social media platforms to establish a complaint process and procedures
relate	d to content removal and account restrictions;
	 prohibits viewpoint-based censorship on social media platforms, with certain
excep	otions;
	 authorizes the Division of Consumer Protection to investigate complaints and
enfor	ce provisions of the Utah Digital Expression Act; and
	allows a private right of action for violations.
Mone	ey Appropriated in this Bill:
	None
Othe	r Special Clauses:
	This bill provides a special effective date.
Utah	Code Sections Affected:
AME	NDS:
	13-2-1 (Superseded 05/02/24), as last amended by Laws of Utah 2023, Chapters 31,



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      36, 377, 458, 477, 498, and 509
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             13-2-1 (Effective 05/02/24), as last amended by Laws of Utah 2023, Chapters 31, 36,
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      377, 458, 477, 498, 509, and 536
31
      ENACTS:
32
             13-70-101, Utah Code Annotated 1953
33
             13-70-201, Utah Code Annotated 1953
34
             13-70-202, Utah Code Annotated 1953
             13-70-301, Utah Code Annotated 1953
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36
             13-70-302, Utah Code Annotated 1953
37
             13-70-401, Utah Code Annotated 1953
38
             13-70-501, Utah Code Annotated 1953
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             13-70-502, Utah Code Annotated 1953
40
             13-70-503, Utah Code Annotated 1953
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             13-70-504, Utah Code Annotated 1953
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             13-70-505, Utah Code Annotated 1953
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             13-70-601, Utah Code Annotated 1953
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      Be it enacted by the Legislature of the state of Utah:
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             Section 1. Section 13-2-1 (Superseded 05/02/24) is amended to read:
             13-2-1 (Superseded 05/02/24). Consumer protection division established --
47
48
      Functions.
49
             (1) There is established within the Department of Commerce the Division of Consumer
50
      Protection.
51
             (2) The division shall administer and enforce the following:
             (a) Chapter 10a, Music Licensing Practices Act:
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53
             (b) Chapter 11, Utah Consumer Sales Practices Act;
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             (c) Chapter 15, Business Opportunity Disclosure Act;
             (d) Chapter 20, New Motor Vehicle Warranties Act;
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             (e) Chapter 21, Credit Services Organizations Act;
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             (f) Chapter 22, Charitable Solicitations Act;
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             (g) Chapter 23, Health Spa Services Protection Act;
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59	(h) Chapter 25a, Telephone and Facsimile Solicitation Act;
60	(i) Chapter 26, Telephone Fraud Prevention Act;
61	(j) Chapter 28, Prize Notices Regulation Act;
62	(k) Chapter 32a, Pawnshop, Secondhand Merchandise, and Catalytic Converter
63	Transaction Information Act;
64	(1) Chapter 34, Utah Postsecondary School and State Authorization Act;
65	(m) Chapter 41, Price Controls During Emergencies Act;
66	(n) Chapter 42, Uniform Debt-Management Services Act;
67	(o) Chapter 49, Immigration Consultants Registration Act;
68	(p) Chapter 51, Transportation Network Company Registration Act;
69	(q) Chapter 52, Residential Solar Energy Disclosure Act;
70	(r) Chapter 53, Residential, Vocational and Life Skills Program Act;
71	(s) Chapter 54, Ticket Website Sales Act;
72	(t) Chapter 56, Ticket Transferability Act;
73	(u) Chapter 57, Maintenance Funding Practices Act;
74	(v) Chapter 61, Utah Consumer Privacy Act;
75	(w) Chapter 63, Utah Social Media Regulation Act;
76	(x) Chapter 64, Vehicle Value Protection Agreement Act;
77	(y) Chapter 65, Utah Commercial Email Act; [and]
78	(z) Chapter 67, Online Dating Safety Act[-]; and
79	(aa) Chapter 70, Utah Digital Expression Act.
80	Section 2. Section 13-2-1 (Effective 05/02/24) is amended to read:
81	13-2-1 (Effective 05/02/24). Consumer protection division established
82	Functions.
83	(1) There is established within the Department of Commerce the Division of Consumer
84	Protection.
85	(2) The division shall administer and enforce the following:
86	(a) Chapter 10a, Music Licensing Practices Act;
87	(b) Chapter 11, Utah Consumer Sales Practices Act;
88	(c) Chapter 15, Business Opportunity Disclosure Act;
89	(d) Chapter 20, New Motor Vehicle Warranties Act;

90	(e) Chapter 21, Credit Services Organizations Act;
91	(f) Chapter 22, Charitable Solicitations Act;
92	(g) Chapter 23, Health Spa Services Protection Act;
93	(h) Chapter 25a, Telephone and Facsimile Solicitation Act;
94	(i) Chapter 26, Telephone Fraud Prevention Act;
95	(j) Chapter 28, Prize Notices Regulation Act;
96	(k) Chapter 32a, Pawnshop, Secondhand Merchandise, and Catalytic Converted
97	Transaction Information Act;
98	(1) Chapter 34, Utah Postsecondary School and State Authorization Act;
99	(m) Chapter 41, Price Controls During Emergencies Act;
100	(n) Chapter 42, Uniform Debt-Management Services Act;
101	(o) Chapter 49, Immigration Consultants Registration Act;
102	(p) Chapter 51, Transportation Network Company Registration Act;
103	(q) Chapter 52, Residential Solar Energy Disclosure Act;
104	(r) Chapter 53, Residential, Vocational and Life Skills Program Act;
105	(s) Chapter 54, Ticket Website Sales Act;
106	(t) Chapter 56, Ticket Transferability Act;
107	(u) Chapter 57, Maintenance Funding Practices Act;
108	(v) Chapter 61, Utah Consumer Privacy Act;
109	(w) Chapter 63, Utah Social Media Regulation Act;
110	(x) Chapter 64, Vehicle Value Protection Agreement Act;
111	(y) Chapter 65, Utah Commercial Email Act;
112	(z) Chapter 67, Online Dating Safety Act; [and]
113	(aa) Chapter 68, Lawyer Referral Consultants Registration Act[-]; and
114	(bb) Chapter 70, Utah Digital Expression Act.
115	Section 3. Section 13-70-101 is enacted to read:
116	CHAPTER 70. UTAH DIGITAL EXPRESSION ACT
117	Part 1. General Provisions
118	13-70-101. Definitions.
119	As used in this chapter:
120	(1) "Adverse action" means a social media platform's decision:

121	(a) to suspend, lock, or disable a user's account;
122	(b) to ban a user from the social media platform;
123	(c) to remove content;
124	(d) to demonetize content;
125	(e) to deprioritize content;
126	(f) to add an assessment to content, such as a fact check or other disclaimer regarding
127	the accuracy of the content without fully disclosing the basis for and sources supporting the
128	assessment; or
129	(g) to take any other action related to a user's account or content in accordance with the
130	social media platform's acceptable use policy that relates or is in response to the viewpoints
131	expressed by the user.
132	(2) "Censor" or "censorship" means to block, ban, remove, deplatform, de-boost,
133	restrict, deny equal access or visibility to, or otherwise discriminate against expression.
134	(3) "Director" means the director of the Division of Consumer Protection created in
135	<u>Section 13-2-1.</u>
136	(4) "Division" means the Division of Consumer Protection created in Section 13-2-1.
137	(5) "Expression" means any word, music, sound, still or moving image, number, or
138	other perceivable communication.
139	(6) "Receive" means, with respect to an expression, to read, hear, look at, access, or
140	gain access to the expression.
141	(7) (a) "Social media platform" means an Internet website or application:
142	(i) that is open to the public;
143	(ii) that allows users to create an account; and
144	(iii) whose primary purpose is to enable users to disseminate information to and
145	communicate with other users through the posting of comments, messages, video, images, or
146	other media.
147	(b) "Social media platform" does not include:
148	(i) an Internet service provider;
149	(ii) electronic mail; or
150	(iii) an online service, application, or website:
151	(A) that consists primarily of content that is not user generated but is preselected by the

152	provider, regardless of the type of content; and
153	(B) for which any chat, comment, or interactive functionality is incidental to, directly
154	related to, or dependent on the provider's content described in Subsection (7)(b)(iii)(A).
155	(8) "Unlawful expression" means an expression that is unlawful under state or federal
156	law, including expression that constitutes a tort under state or federal law.
157	(9) (a) "User" means a Utah resident who posts, uploads, transmits, shares, or
158	otherwise publishes or receives content through a social media platform.
159	(b) "User" includes a person who has a social media platform account that the social
160	media platform has disabled or locked.
161	(10) "Utah resident" means a person who resides or operates in Utah and:
162	(a) if the person is an individual, has their primary residence in Utah; or
163	(b) if the person is a business entity or organization, has a principal place of business or
164	principal location in Utah.
165	(11) "Viewpoint" means a specific motivating ideology, opinion, or perspective.
166	Section 4. Section 13-70-201 is enacted to read:
167	Part 2. Disclosure and Acceptable Use Policy
168	13-70-201. Public disclosures.
169	(1) In accordance with this section, a social media platform shall publicly disclose
170	accurate information regarding the social media platform's content management, data
171	management, and business practices, including specific information regarding the manner in
172	which the social media platform:
173	(a) curates and targets content to users;
174	(b) places and promotes content, services, and products, including the social media
175	platform's own content, services, and products;
176	(c) moderates content;
177	(d) uses search, ranking, or other algorithms or procedures that determine results on the
178	social media platform; and
179	(e) provides users with performance data on the use of the platform and the social
180	media platform's products and services.
181	(2) A social media platform is not required to include in a public disclosure trade
182	secrets and commercial or financial information that is protected from disclosure by federal

183	<u>law.</u>
184	(3) A social media platform shall ensure that a public disclosure:
185	(a) is sufficient to enable users to make an informed choice regarding the purchase or
186	use of access to or services from the platform; and
187	(b) is made available on an Internet website that is easily accessible to the public.
188	Section 5. Section 13-70-202 is enacted to read:
189	13-70-202. Acceptable use policy.
190	(1) A social media platform shall publish an acceptable use policy in a location on the
191	social media platform that is easily accessible to a user.
192	(2) A social media platform shall ensure that an acceptable use policy:
193	(a) reasonably informs a user about the types of content that the social media platform
194	prohibits;
195	(b) explains the steps the social media platform takes to ensure content complies with
196	the policy;
197	(c) explains the process by which a user may submit a complaint under Section
198	<u>13-70-301; and</u>
199	(d) includes a copy of the biannual transparency report as described in Section
200	13-70-302, including a description of any adverse action the social media platform has taken to
201	enforce the policy.
202	Section 6. Section 13-70-301 is enacted to read:
203	Part 3. Complaints and Reporting
204	13-70-301. Illegal activity or content Adverse actions Complaint system and
205	procedures - Appeals.
206	(1) A social media platform shall:
207	(a) provide an easily accessible complaint system that enables a user to submit a
208	complaint about the social media platform; and
209	(b) track the status of the complaint, including a complaint regarding:
210	(i) content that potentially violates the social media platform's acceptable use policy;
211	(ii) illegal activity or illegal content; and
212	(iii) the social media platform's decision to take an adverse action.
213	(2) (a) If a social media platform receives a complaint of illegal content or illegal

214	activity, the social media platform shall, no later than two business days after the date on which
215	the social media platform receives the complaint, make a good faith effort to evaluate the
216	legality of the content or activity.
217	(b) If the social media platform determines that the alleged illegal content or illegal
218	activity suggests that the user who posted the content or conducted the activity poses an
219	imminent threat to themselves or others, the social media platform shall immediately notify an
220	appropriate law enforcement agency.
221	(3) Except as provided in Subsection (5), if a social media platform takes an adverse
222	action based on a violation of the platform's acceptable use policy under Section 13-70-202, the
223	social media platform shall, concurrently with the action:
224	(a) notify the user who posted the content of any content removal and explain the
225	reason for the adverse action;
226	(b) allow the user to appeal the decision; and
227	(c) provide written notice to the user of the right to appeal the action and the process
228	for an appeal.
229	(4) Within 30 days after receiving an appeal of an adverse action taken by a social
230	media platform, a social media platform shall:
231	(a) review the appeal;
232	(b) make a determination regarding the appeal; and
233	(c) provide the written notice, that includes:
234	(i) the determination the social media platform reached regarding the appeal; and
235	(ii) in the case of a reversal of the social media platform's decision, the reason for the
236	reversal.
237	(5) A social media platform is not required to provide a user with notice or an
238	opportunity to appeal under Subsection (3) if the social media platform:
239	(a) is unable to contact the user after taking reasonable steps to make contact;
240	(b) reports the user's content or activity to a law enforcement agency; or
241	(c) knows the user's content relates to an ongoing law enforcement agency
242	investigation.
243	(6) If a social media platform receives a user complaint regarding an adverse action,
244	the social media platform shall no later than 14 business days after the date on which the social

245	media platform receives the complaint:
246	(a) review the content that is subject to the adverse action;
247	(b) determine whether the content adheres to the platform's acceptable use policy;
248	(c) take appropriate steps based on the determination; and
249	(d) notify the user regarding the determination and steps taken under this Subsection
250	<u>(6).</u>
251	Section 7. Section 13-70-302 is enacted to read:
252	13-70-302. Biannual transparency report.
253	(1) A social media platform shall publish a biannual transparency report that includes,
254	with respect to the preceding six-month period:
255	(a) the total number of instances in which the social media platform was informed of
256	illegal content, illegal activity, or policy-violating content by means of:
257	(i) a user complaint;
258	(ii) an employee of or a person contracting with the social media platform; or
259	(iii) an internal automated detection tool;
260	(b) the number of instances in which the social media platform took adverse action
261	with respect to illegal content, illegal activity, or potentially policy-violating content, each
262	instance of which shall be categorized by:
263	(i) the rule violated;
264	(ii) the source for the alert of illegal content, illegal activity, or potentially
265	policy-violating content, including:
266	(A) a government;
267	(B) a user;
268	(C) an internal automated detection tool;
269	(D) coordination with other social media platforms; or
270	(E) persons employed by or contracting with the platform; and
271	(iii) the country of the user who is responsible for the content;
272	(c) the number of coordinated efforts related to illegal content, illegal activity, or
273	potentially policy-violating content, if applicable;
274	(d) (i) the number of instances in which a user appealed an adverse action under
275	Section 13-63-301; and

276	(ii) the percentage of appeals that resulted in the social media platform restoring
277	content; and
278	(e) a description of each tool, practice, action, or technique the social media platform
279	uses to enforce the acceptable use policy.
280	(2) A social media platform shall publish each biannual transparency report:
281	(a) with an open license;
282	(b) in a machine-readable and open format; and
283	(c) in a location that is easily accessible to users.
284	Section 8. Section 13-70-401 is enacted to read:
285	Part 4. Censorship Prohibited.
286	13-70-401. Censorship prohibited.
287	(1) (a) Except as provided in Subsection (2), and to the extent that a social media
288	platform allows users to engage in expression regarding certain content, the social media
289	platform may not censor a user, a user's expression, or a user's ability to receive the expression
290	of another user based on:
291	(i) the user's particular viewpoint; or
292	(ii) the user's particular viewpoint represented in the user's expression.
293	(b) Censorship based on viewpoint shall be considered an action taken in bad faith.
294	(2) A social media platform may censor expression that:
295	(a) the social media platform is specifically authorized to censor under state or federal
296	<u>law;</u>
297	(b) is the subject of a referral or request from an organization with the purpose of
298	preventing the sexual exploitation of children and protecting survivors of sexual abuse from
299	ongoing harassment;
300	(c) directly incites criminal activity or consists of direct threats of violence or illegal
301	activity targeted against a specific individual or group;
302	(d) is unlawful expression; or
303	(e) a court of competent jurisdiction has ordered the social media platform to remove.
304	(3) Nothing in this section shall prohibit a social media platform from prohibiting
305	entire categories of content, provided that the prohibition of the category does not constitute
306	viewpoint discrimination.

307	(4) This section may not be construed to prohibit or restrict a social media platform
308	from authorizing or facilitating a user's ability to censor specific expression on the user's
309	platform or page at the request of that user.
310	(5) This section applies only to expression that is shared or received in this state.
311	Section 9. Section 13-70-501 is enacted to read:
312	Part 5. Enforcement by Division.
313	13-70-501. Investigative powers of the division.
314	(1) The division shall receive consumer complaints alleging a failure to comply with a
315	requirement of this chapter.
316	(2) A person may file a consumer complaint with the division that alleges a person's
317	failure to comply with a requirement of this chapter.
318	(3) The division shall investigate a consumer complaint to determine whether a person
319	subject to the requirements of this chapter has failed to comply with a requirement of this
320	chapter.
321	Section 10. Section 13-70-502 is enacted to read:
322	13-70-502. Enforcement powers of the division.
323	(1) The division has the authority to administer and enforce the requirements of this
324	chapter.
325	(2) The attorney general, upon request, shall give legal advice to, and act as counsel
326	for, the division in the exercise of the division's responsibilities under this chapter.
327	(3) (a) Subject to the ability to cure an alleged failure to comply with a provision of this
328	chapter under Subsection (4):
329	(i) the division director may impose an administrative fine of up to \$2,500 for each
330	instance of a failure to comply with a provision of this chapter; and
331	(ii) the division may bring an action in a court of competent jurisdiction to enforce a
332	provision of this chapter.
333	(b) In a court action brought by the division to enforce a provision of this chapter, the
334	court may:
335	(i) declare that the act or practice violates a provision of this chapter;
336	(ii) issue an injunction against a person who has failed to comply with a provision of
337	this chapter;

338	(iii) order disgorgement of any money received as a result of failure to comply with a
339	provision of this chapter;
340	(iv) order payment of disgorged money to an injured purchaser or consumer;
341	(v) impose a civil penalty of up to \$2,500 for each instance of a failure to comply with
342	a provision of this chapter;
343	(vi) award actual damages to an injured purchaser or consumer; and
344	(vii) award any other relief that the court deems reasonable and necessary.
345	(4) (a) At least 30 days before the day on which the division initiates an enforcement
346	action against a person that is subject to the requirements of this chapter, the division shall
347	provide the person with:
348	(i) written notice that identifies each alleged failure to comply with a requirement of
349	this chapter; and
350	(ii) an explanation of the basis for each allegation.
351	(b) Except as provided under Subsection (4)(c), the division may not initiate an action
352	if the person, within 30 days after the day on which the person receives the notice described in
353	Subsection (4)(a):
354	(i) cures the noticed failure to comply; and
355	(ii) provides the division with a written statement that the person:
356	(A) is now in compliance with the applicable provision of this chapter; and
357	(B) will remain in compliance with the applicable provision.
358	(c) The division may initiate a civil action against a person that:
359	(i) fails to remedy the person's failure to comply with a requirement of this chapter
360	after receiving the notice described in Subsection (4)(a); or
361	(ii) after coming into compliance and providing a written statement in accordance with
362	Subsection (4)(b), fails to comply with the same provision again.
363	(5) If a court grants judgment or injunctive relief to the division, the court shall award
364	the division:
365	(a) reasonable attorney fees;
366	(b) court costs; and
367	(c) investigative fees.
368	(6) (a) A person who violates an administrative or court order issued for failure to

369	comply with a provision of this chapter is subject to a civil penalty of no more than \$5,000 for
370	each incident of noncompliance.
371	(b) A civil penalty authorized under this chapter may be imposed by the court in any
372	civil action brought by the division, or by the attorney general on behalf of the division.
373	(7) All money received for the payment of a fine or civil penalty imposed under this
374	section shall be deposited into the Consumer Protection Education and Training Fund
375	established in Section 13-2-8.
376	Section 11. Section 13-70-503 is enacted to read:
377	13-70-503. Private right of action.
378	(1) A user may bring an action against a person that does not comply with the
379	requirements of this chapter.
380	(2) A suit filed under the authority of this section shall be filed in the district court for
381	the district in which a user bringing the action resides.
382	(3) If a court finds that a person has failed to comply with a provision of this chapter,
383	the user who brings an action under this section is entitled to:
384	(a) injunctive relief;
385	(b) declaratory relief;
386	(c) court costs and reasonable attorney fees; and
387	(d) an amount equal to the greater of:
388	(i) actual damages; or
389	(ii) \$2,500 per each incident of demonstrated noncompliance.
390	(4) A user may bring an action under this section regardless of whether another court
391	has enjoined the division or the attorney general from enforcing this chapter or declared any
392	provision of this chapter unconstitutional, unless that court decision is binding on the court in
393	which the action is brought.
394	(5) Non-mutual issue preclusion and non-mutual claim preclusion are not defenses to
395	an action brought under this section.
396	Section 12. Section 13-70-504 is enacted to read:
397	13-70-504. Waiver prohibited.
398	Notwithstanding any contract or choice-of-law provision in a contract, a waiver or
399	purported waiver of any of the following is void as unlawful, is against public policy, and a

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400	court or arbitrator may not enforce or give effect to:
401	(1) a protection or requirement provided under this chapter;
402	(2) the right to cooperate with the division or to file a complaint with the division;
403	(3) the right to a private right of action as provided under this chapter; or
404	(4) the right to recover actual damages, statutory damages, civil penalties, costs, or fees
405	as allowed by this chapter.
406	Section 13. Section 13-70-505 is enacted to read:
407	13-70-505. Limitation of effect of chapter Damages and remedies.
408	This chapter does not subject a social media platform to damages or other legal
409	remedies to the extent that the social media platform is protected from those remedies under
410	<u>federal law.</u>
411	Section 14. Section 13-70-601 is enacted to read:
412	Part 6. Severability.
413	<u>13-70-601.</u> Severability.
414	If any provision of this chapter or the application of any provision to any person or
415	circumstance is held invalid by a final decision of a court of competent jurisdiction, the
416	remainder of this chapter shall be given effect without the invalid provision or application.
417	Section 15. Effective date.
418	(1) Except as provided in Subsection (2), this bill takes effect on May 1, 2024.
419	(2) The actions affecting Section 13-2-1 (Effective 05/02/2024) take effect on May 2,
420	2024.