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26
             • contains a severability clause.
27
      Money Appropriated in this Bill:
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             None
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      Other Special Clauses:
30
             This bill provides a special effective date.
31
      Utah Code Sections Affected:
32
      AMENDS:
33
             13-2-1 (Effective 05/02/24), as last amended by Laws of Utah 2023, Chapters 31, 36,
      377, 458, 477, 498, 509, and 536
34
35
      ENACTS:
36
             13-71-101, Utah Code Annotated 1953
37
             13-71-102, Utah Code Annotated 1953
38
             13-71-201, Utah Code Annotated 1953
39
             13-71-202, Utah Code Annotated 1953
40
             13-71-203, Utah Code Annotated 1953
41
             13-71-204, Utah Code Annotated 1953
             13-71-301, Utah Code Annotated 1953
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43
             13-71-302, Utah Code Annotated 1953
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             13-71-401, Utah Code Annotated 1953
45
      Be it enacted by the Legislature of the state of Utah:
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47
             Section 1. Section 13-2-1 (Effective 05/02/24) is amended to read:
             13-2-1 (Effective 05/02/24). Consumer protection division established --
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49
      Functions.
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             (1) There is established within the Department of Commerce the Division of Consumer
51
      Protection.
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             (2) The division shall administer and enforce the following:
53
             (a) Chapter 10a, Music Licensing Practices Act;
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             (b) Chapter 11, Utah Consumer Sales Practices Act;
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             (c) Chapter 15, Business Opportunity Disclosure Act;
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             (d) Chapter 20, New Motor Vehicle Warranties Act;
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57	(e) Chapter 21, Credit Services Organizations Act;
58	(f) Chapter 22, Charitable Solicitations Act;
59	(g) Chapter 23, Health Spa Services Protection Act;
60	(h) Chapter 25a, Telephone and Facsimile Solicitation Act;
61	(i) Chapter 26, Telephone Fraud Prevention Act;
62	(j) Chapter 28, Prize Notices Regulation Act;
63	(k) Chapter 32a, Pawnshop, Secondhand Merchandise, and Catalytic Converter
64	Transaction Information Act;
65	(l) Chapter 34, Utah Postsecondary School and State Authorization Act;
66	(m) Chapter 41, Price Controls During Emergencies Act;
67	(n) Chapter 42, Uniform Debt-Management Services Act;
68	(o) Chapter 49, Immigration Consultants Registration Act;
69	(p) Chapter 51, Transportation Network Company Registration Act;
70	(q) Chapter 52, Residential Solar Energy Disclosure Act;
71	(r) Chapter 53, Residential, Vocational and Life Skills Program Act;
72	(s) Chapter 54, Ticket Website Sales Act;
73	(t) Chapter 56, Ticket Transferability Act;
74	(u) Chapter 57, Maintenance Funding Practices Act;
75	(v) Chapter 61, Utah Consumer Privacy Act;
76	(w) Chapter 63, Utah Social Media Regulation Act;
77	(x) Chapter 64, Vehicle Value Protection Agreement Act;
78	(y) Chapter 65, Utah Commercial Email Act;
79	(z) Chapter 67, Online Dating Safety Act; [and]
80	(aa) Chapter 68, Lawyer Referral Consultants Registration Act[-]; and
81	(bb) Chapter 71, Utah Minor Protection in Social Media Act.
82	Section 2. Section 13-71-101 is enacted to read:
83	CHAPTER 71. UTAH MINOR PROTECTION IN SOCIAL MEDIA ACT
84	Part 1. General Provisions
85	13-71-101. Definitions.
86	(1) "Account holder" means a person who has, creates, or opens an account or profile
87	to use a social media service.

88	(2) "Age assurance system" means measures reasonably calculated to enable a social
89	media company to identify whether a current or prospective Utah account holder is a minor
90	with an accuracy rate of at least 95%.
91	(3) "Connected account" means an account on the social media service that is directly
92	connected to:
93	(a) the minor account holder's account; or
94	(b) an account that is directly connected to an account directly connected to the minor
95	account holder's account.
96	(4) "Content" means any information, visual depictions, tools, features, links, software,
97	or other materials that appear on or are available or enabled through a social media service.
98	(5) "Directly connected" means an account on the social media service that is
99	connected to another account by:
100	(a) sending a request to connect to another account holder and having the request to
101	connect accepted by the other account holder; or
102	(b) receiving a request to connect from another account holder and accepting the
103	request to connect.
104	(6) "Director" means the director of the division.
105	(7) "Division" means the Division of Consumer Protection created in Section 13-2-1.
106	(8) "Minor" means an individual under 18 years old that:
107	(a) has not been emancipated as that term is defined in Section 80-7-102; or
108	(b) has not been married.
109	(9) "Parent" includes a legal guardian.
110	(10) (a) "Personal information" means information that is linked or can be reasonably
111	linked to an identified individual or an identifiable individual.
112	(b) "Personal information" includes a person's:
113	(i) first and last name;
114	(ii) date of birth;
115	(iii) home or physical address, including street name and city;
116	(iv) screen or user name that reveals an individual's email address, first name, or last
117	name;
118	(v) telephone number;

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119	(vi) Social Security number;
120	(vii) photograph, video, or audio file containing a person's image or voice;
121	(viii) geolocation information sufficient to identify street name and city; and
122	(ix) any other identifier that a person may use to contact a specific individual.
123	(11) "Resident" means the same as that term is defined in Section 53-3-102.
124	(12) "Social media company" means an entity that owns or operates a social media
125	service.
126	(13) (a) "Social media service" means a website or application that:
127	(i) is open to the public and consists primarily of content that is user-generated and not
128	produced by the social media company;
129	(ii) permits an individual to register as an account holder, establish an account, or
130	create a profile that is made visible to the general public or a set of other users defined by the
131	account holder for the primary purpose of allowing account holders to create, share, and view
132	user-generated content through such an account or profile;
133	(iii) primarily allows account holders to post content and interact with content
134	generated by other account holders; and
135	(iv) enables account holders to create online communities or groups and communicate
136	with account holders.
137	(b) "Social media service" does not include:
138	(i) email;
139	(ii) cloud storage; or
140	(iii) document viewing, sharing, or collaboration services.
141	(14) "User" means an individual who accesses or uses a social media service.
142	(15) (a) "Utah account holder" means a person who is a Utah resident and an account
143	holder.
144	(b) "Utah account holder" includes a Utah minor account holder.
145	(16) "Utah minor account holder" means a Utah account holder who is a minor.
146	(17) "Verifiable parental consent" means authorization from a parent for a social media
147	service to collect, use, and disclose personal information of a Utah minor account holder, that
148	complies with the following verifiability requirements:
149	(a) the social media service shall provide advance notice to the parent describing

180	13-71-201. Age assurance required.
179	Part 2. General Requirements
178	Section 4. Section 13-71-201 is enacted to read:
177	media company's processing of minors' personal data.
176	minors may have less awareness of the risks, consequences, and safeguards related to a social
175	(8) the state should ensure that minors' personal data is given special protection, as
174	proven insufficient; and
173	(7) existing measures employed by social media companies to protect minors have
172	isolation;
171	the mental health of minors, including increased rates of anxiety, depression, and social
170	(6) prolonged and unregulated social media use has been linked to adverse effects on
169	targeted to children;
168	minors, including regulations on motor vehicles, medications, and products and services
167	(5) the state has enacted safeguards around products and activities that pose risks to
166	involvement and control;
165	parental oversight, exposing minors to risks that could be mitigated with proper parental
164	(4) social media services are designed without sufficient tools to allow adequate
163	overall health;
162	use of a social media service by minors, impacting sleep patterns, academic performance, and
161	(3) the addictive design features of certain social media services contribute to excessive
160	harms;
159	utilization of personal information, exposing minors to potential privacy and identity related
158	(2) the proliferation of social media services has led to the widespread collection and
157	minors in the state;
156	(1) the state has a compelling interest in safeguarding the well-being and privacy of
154	13-71-102. Legislative findings. The Legislature finds that:
153154	Section 3. Section 13-71-102 is enacted to read:
152	notice described in Subsection (17)(a).
151	(b) the social media service shall receive confirmation that the parent received the
150	information practices related to the minor account holder's personal information; and

181	(1) A social media company shall implement an age assurance system to determine
182	whether a current or prospective Utah account holder on the social media company's social
183	media service is a minor.
184	(2) A Utah account holder that the social media company identifies as a minor through
185	the use of an age assurance system is subject to the requirements in Sections 13-71-202 and
186	<u>13-71-203</u> .
187	(3) A social media company shall:
188	(a) implement a review process allowing account holders to appeal the account holder's
189	age designation by submitting documentary evidence to establish the account holder's age
190	range; and
191	(b) review evidence submitted by the account holder and make a determination within
192	30 days of submission of the evidence.
193	(4) A social media company shall segregate any personal information gathered
194	specifically within the age assurance system and shall not use the personal information for any
195	other purposes except for the purposes listed in Subsections 13-71-204(4)(a) through (g).
196	Section 5. Section 13-71-202 is enacted to read:
197	13-71-202. Requirements for Utah minor account holders.
198	A social media company shall, for Utah minor account holders on the social media
199	service:
200	(1) set default privacy settings to prioritize maximum privacy, including settings that:
201	(a) restrict the visibility of a Utah minor account holder's account to only connected
202	accounts;
203	(b) limit the Utah minor account holder's ability to share content to only connected
204	accounts;
205	(c) restrict any data collection and sale of data from a Utah minor account holder's
206	account that is not required for core functioning of the social media service;
207	(d) disable search engine indexing of Utah minor account holder profiles;
208	(e) restrict a Utah minor account holder's direct messaging capabilities to only allow
209	direct messaging to connected accounts; and
210	(f) allow a Utah minor account holder to download a file with all information
211	associated with the Utah minor account holder's account;

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212	(2) implement and maintain reasonable security measures, including data encryption, to
213	protect the confidentiality, security, and integrity of personal information collected from a Utah
214	minor account holder;
215	(3) provide an easily accessible and understandable notice that:
216	(a) describes any information the social media company collects from a Utah minor
217	account holder; and
218	(b) explains how the information may be used or disclosed;
219	(4) upon request of a Utah minor account holder:
220	(a) delete the personal information of the Utah minor account holder, unless the
221	information is required to be retained under Section 13-61-203, or a different provision of state
222	or federal law; and
223	(b) remove any information or material the Utah minor account holder made publicly
224	available through the social media service; and
225	(5) disable the following features that prolong user engagement:
226	(a) autoplay functions that continuously play content without user interaction;
227	(b) scroll or pagination that loads additional content as long as the user continues
228	scrolling; and
229	(c) except for direct messages from connected accounts, push notifications prompting
230	repeated user engagement.
231	Section 6. Section 13-71-203 is enacted to read:
232	13-71-203. Supervisory tools.
233	(1) A social media company shall offer supervisory tools for a Utah minor account
234	holder that the Utah minor account holder may decide to activate.
235	(2) The supervisory tools described in Subsection (1) shall include capabilities for an
236	individual selected by the Utah minor account holder to:
237	(a) set time limits for the Utah minor account holder's daily social media service usage
238	across devices;
239	(b) schedule mandatory breaks for the Utah minor account holder during selected days
240	and times across devices;
241	(c) view:
242	(i) data detailing the Utah minor account holder's total and average daily time spent on

243	the social media service across devices;
244	(ii) a list of connected accounts;
245	(iii) a list of accounts blocked by the Utah minor account holder;
246	(iv) the Utah minor account holder's:
247	(A) privacy settings;
248	(B) content sensitivity settings; and
249	(C) direct messaging settings and permissions; and
250	(d) receive notifications when the Utah minor account holder changes an account
251	setting described in this Subsection (2).
252	Section 7. Section 13-71-204 is enacted to read:
253	13-71-204. Parental consent Data privacy for Utah minor accounts.
254	(1) A social media company may not allow a Utah minor account holder to change the
255	default data privacy setting described in Subsection 13-71-202(1) without first obtaining
256	verifiable parental consent.
257	(2) A social media company's terms of service related to a Utah minor account holder
258	shall be presumed to include an assurance of confidentiality for the Utah minor account
259	holder's personal information.
260	(3) The presumption of confidentiality in Subsection (2) may be overcome if the social
261	media company obtains verifiable parental consent.
262	(4) The presumption of confidentiality in Subsection (2) does not apply to a social
263	media company's internal use or external sharing of a Utah minor account holder's personal
264	information if the use or sharing is necessary to:
265	(a) maintain or analyze functioning of the social media service;
266	(b) enable network communications;
267	(c) personalize the user's experience based on the user's age and location;
268	(d) display a username chosen by the Utah minor account holder;
269	(e) obtain age assurance information as required under Section 13-71-201; or
270	(f) comply with the requirements of this chapter or other federal or state laws.
271	Section 8. Section 13-71-301 is enacted to read:
272	Part 3. Division Enforcement Powers
273	13-71-301. Enforcement powers.

274	(1) The division shall administer and enforce the provisions of Part 2, General
275	Requirements, in accordance with Chapter 2, Division of Consumer Protection.
276	(2) The attorney general, upon request, shall give legal advice to, and act as counsel
277	for, the division in the exercise of the division's responsibilities under this part.
278	(3) (a) In addition to the division's enforcement powers under Chapter 2, Division of
279	Consumer Protection:
280	(i) the division director may impose an administrative fine of up to \$2,500 for each
281	violation of this chapter; and
282	(ii) the division may bring an action in court to enforce a provision of this chapter.
283	(b) In a court action by the division to enforce a provision of this chapter, the court
284	<u>may:</u>
285	(i) declare that the act or practice violates a provision of this chapter;
286	(ii) enjoin actions that violate this chapter;
287	(iii) order disgorgement of any money received in violation of this chapter;
288	(iv) order payment of disgorged money to an injured purchaser or consumer;
289	(v) impose a civil penalty of up to \$2,500 for each violation of this chapter;
290	(vi) award actual damages to an injured purchaser or consumer; and
291	(vii) award any other relief that the court deems reasonable and necessary.
292	(c) If a court grants judgment or injunctive relief to the division, the court shall award
293	the division:
294	(i) reasonable attorney fees;
295	(ii) court costs; and
296	(iii) investigative fees.
297	(4) (a) A person who violates an administrative or court order issued for a violation of
298	this chapter is subject to a civil penalty of no more than \$5,000 for each violation.
299	(b) A civil penalty authorized under this section may be imposed in any civil action
300	brought by the division, or by the attorney general on behalf of the division.
301	(5) All money received for the payment of a fine or civil penalty imposed under this
302	section shall be deposited into the Consumer Protection Education and Training Fund
303	established in Section 13-2-8.
304	Section 9. Section 13-71-302 is enacted to read:

305	13-71-302. Age assurance and verifiable parental consent safe harbor.
306	(1) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
307	division shall make rules:
308	(a) to establish processes and means by which a social media company may:
309	(i) assure whether an account holder is a minor in accordance with Section 13-71-201;
310	<u>and</u>
311	(ii) obtain verifiable parental consent in accordance with Section 13-71-203; and
312	(b) to establish criteria a social media company may use to determine whether the
313	social media company's age assurance system is 95% accurate.
314	(2) A social media company is not subject to an enforcement action for a violation of
315	Section 13-71-201 if the social media company implements and maintains an age assurance
316	system that complies with rules made by the division as described in Subsection (1)(a)(i).
317	(3) A social media company is considered to have obtained verifiable parental consent
318	if the social media company obtains parental consent through a mechanism that complies with
319	the rules made by the division as described in Subsection (1)(a)(ii).
320	Section 10. Section 13-71-401 is enacted to read:
321	<u>13-71-401.</u> Severability.
322	(1) If any provision of this chapter or the application of any provision to any person or
323	circumstance is held invalid by a final decision of a court of competent jurisdiction, the
324	remainder of this chapter shall be given effect without the invalid provision or application.
325	(2) The provisions of this chapter are severable.
326	(3) Nothing in this chapter shall displace any other available remedies or rights
327	authorized under the laws of this state or the United States.
328	Section 11. Effective date.
329	This bill takes effect on October 1, 2024.