1st Sub. S.B. 194 SOCIAL MEDIA REGULATION AMENDMENTS

SENATE FLOOR AMENDMENTS

AMENDMENT 1

FEBRUARY 20, 2024 1:20 PM

Senator Michael K. McKell proposes the following amendments:

- 1. Page 5, Lines 126 through 136:
 - 126 (13) (a) "Social media service" means a public website or application that includes as substantial functions:
 - 127 (i) { is open to the public and consists primarily of } displaying content that is primarily user-generated and not
 - 128 produced by the social media company;
 - 129 <u>(ii)</u> { permits } <u>permitting</u> <u>an individual to register as an account holder, establish an account, or</u>
 - 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 <u>user-generated content through such an account or profile</u>};
 - 133 (iii) { primarily allows account holders to post content and interact with content
 - 134 generated by other account holders connecting account holders to allow social interaction within the website or application; and
 - (iv) { enables account holders to create online communities or groups and communicate
 - 136 <u>with account holders</u>} <u>allowing account holders to post content viewable by other users</u> .