1	SOCI	AL MEDIA USAGE AME	NDMENTS
2		2023 GENERAL SESSION	N
3		STATE OF UTAH	
4	C	hief Sponsor: Jordan D. T	euscher
5	\$	Senate Sponsor: Kirk A. Cul	llimore
6	Cosponsors:	Joseph Elison	Carol S. Moss
7	Cheryl K. Acton	Katy Hall	Doug Owens
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16	Kay J. Christofferson	Quinn Kotter	Mark A. Wheatley
17	Tyler Clancy	Trevor Lee	Stephen L. Whyte
18	James Cobb	Anthony E. Loubet	
19	Paul A. Cutler	Steven J. Lund	
20	Jennifer Dailey-Provost	Ashlee Matthews	
21			
22	LONG TITLE		
23	General Description:		
24	This bill regulates soci	al media companies and the use a	and design of social media
25	platforms.		
26	Highlighted Provisions:		
27	This bill:		

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28	<ul><li>defines terms;</li></ul>
29	<ul> <li>enacts the Utah Social Media Regulation Act;</li> </ul>
30	<ul> <li>prohibits a social media company from using a design or feature that causes a minor</li> </ul>
31	to have an addiction to the company's social media platform;
32	• grants the Division of Consumer Protection enforcement and auditing authority to
33	enforce requirements under the act;
34	<ul> <li>authorizes a private right of action to collect attorney fees and damages from a</li> </ul>
35	social media company for harm incurred by a minor's use of the company's social
36	media platform;
37	<ul> <li>creates a rebuttable presumption that harm and causation occurred in some</li> </ul>
38	circumstances;
39	<ul><li>prohibits certain waivers;</li></ul>
40	<ul><li>provides a severability clause; and</li></ul>
41	<ul><li>makes technical and conforming changes.</li></ul>
42	Money Appropriated in this Bill:
43	None
44	Other Special Clauses:
45	This bill provides a special effective date.
46	<b>Utah Code Sections Affected:</b>
47	AMENDS:
48	13-2-1 (Superseded 12/31/23), as last amended by Laws of Utah 2022, Chapter 201
49	13-2-1 (Effective 12/31/23), as last amended by Laws of Utah 2022, Chapters 201, 462
50	ENACTS:
51	13-63-101, Utah Code Annotated 1953
52	13-63-201, Utah Code Annotated 1953
53	13-63-301, Utah Code Annotated 1953
54	13-63-401, Utah Code Annotated 1953

13-63-501, Utah Code Annotated 1953	
Be it enacted by the Legislature of the state of Utah:	
Section 1. Section 13-2-1 (Superseded 12/31/23) is amended to read:	
TITLE 13. COMMERCE AND TRADE	
13-2-1 (Superseded 12/31/23). Consumer protection division established	
Functions.	
(1) There is established within the Department of Commerce the Division of Consumer	
Protection.	
(2) The division shall administer and enforce the following:	
(a) Chapter 5, Unfair Practices Act;	
(b) Chapter 10a, Music Licensing Practices Act;	
(c) Chapter 11, Utah Consumer Sales Practices Act;	
(d) Chapter 15, Business Opportunity Disclosure Act;	
(e) Chapter 20, New Motor Vehicle Warranties Act;	
(f) Chapter 21, Credit Services Organizations Act;	
(g) Chapter 22, Charitable Solicitations Act;	
(h) Chapter 23, Health Spa Services Protection Act;	
(i) Chapter 25a, Telephone and Facsimile Solicitation Act;	
(j) Chapter 26, Telephone Fraud Prevention Act;	
(k) Chapter 28, Prize Notices Regulation Act;	
(l) Chapter 32a, Pawnshop, Secondhand Merchandise, and Catalytic Converter	
Transaction Information Act;	
(m) Chapter 34, Utah Postsecondary Proprietary School Act;	
(n) Chapter 34a, Utah Postsecondary School State Authorization Act;	
(o) Chapter 41, Price Controls During Emergencies Act;	
(p) Chapter 42. Uniform Debt-Management Services Act:	

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82	(q) Chapter 49, Immigration Consultants Registration Act;
83	(r) Chapter 51, Transportation Network Company Registration Act;
84	(s) Chapter 52, Residential Solar Energy Disclosure Act;
85	(t) Chapter 53, Residential, Vocational and Life Skills Program Act;
86	(u) Chapter 54, Ticket Website Sales Act;
87	(v) Chapter 56, Ticket Transferability Act; [and]
88	(w) Chapter 57, Maintenance Funding Practices Act[-]; and
89	(x) Chapter 63, Utah Social Media Regulation Act.
90	Section 2. Section 13-2-1 (Effective 12/31/23) is amended to read:
91	13-2-1 (Effective 12/31/23). Consumer protection division established
92	Functions.
93	(1) There is established within the Department of Commerce the Division of Consumer
94	Protection.
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117	(u) Chapter 54, Ticket Website Sales Act;
118	(v) Chapter 56, Ticket Transferability Act;
119	(w) Chapter 57, Maintenance Funding Practices Act; [and]
120	(x) Chapter 61, Utah Consumer Privacy Act[-]; and
121	(y) Chapter 63, Utah Social Media Regulation Act.
122	Section 3. Section 13-63-101 is enacted to read:
123	<b>CHAPTER 63. UTAH SOCIAL MEDIA REGULATION ACT</b>
124	Part 1. General Requirements
125	<u>13-63-101.</u> Definitions.
126	As used in this chapter:
127	(1) "Account holder" means a person who has, or opens, an account or profile to use a
128	social media company's platform.
129	(2) "Addiction" means use of a social media platform that:
130	(a) indicates the user's substantial preoccupation or obsession with, or the user's
131	substantial difficulty to cease or reduce use of, the social media platform; and
132	(b) causes physical, mental, emotional, developmental, or material harms to the user.
133	(3) "Director" means the director of the Division of Consumer Protection created in
134	Section 13-2-1.
135	(4) "Division" means the Division of Consumer Protection created in Section 13-2-1.

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136	(5) "Educational entity" means a public school, an LEA, a charter school, the Utah
137	Schools for the Deaf and Blind, a private school, a denominational school, a parochial school, a
138	community college, a state college, a state university, or a nonprofit private postsecondary
139	educational institution.
140	(6) (a) "Interactive computer service" means an information service, information
141	system, or information access software provider that:
142	(i) provides or enables computer access by multiple users to a computer server; and
143	(ii) provides access to the Internet.
144	(b) "Interactive computer service" includes:
145	(i) a web service;
146	(ii) a web system;
147	(iii) a website;
148	(iv) a web application; or
149	(v) a web portal.
150	(7) "Minor" means an individual who is under the age of 18 and:
151	(a) has not been emancipated as that term is defined in Section 80-7-102; or
152	(b) has not been married.
153	(8) "Post" means content that an account holder makes available on a social media
154	platform for other account holders or users to view.
155	(9) "Social media company" means a person or entity that:
156	(a) provides a social media platform that has at least 5,000,000 account holders
157	worldwide; and
158	(b) is an interactive computer service.
159	(10) (a) "Social media platform" means an online forum that a social media company
160	makes available for an account holder to:
161	(i) create a profile;
162	(ii) upload posts;

163	(iii) view the posts of other account holders; and
164	(iv) interact with other account holders or users.
165	(b) "Social media platform" does not include an online service, website, or application:
166	(i) where the predominant or exclusive function is:
167	(A) electronic mail;
168	(B) direct messaging consisting of text, photos, or videos that are sent between devices
169	by electronic means, where messages are:
170	(I) shared between the sender and the recipient;
171	(II) only visible to the sender and the recipient; and
172	(III) are not posted publicly;
173	(C) a streaming service that:
174	(I) provides only licensed media in a continuous flow from the service, website, or
175	application to the end user; and
176	(II) does not obtain a license to the media from a user or account holder by agreement
177	to its terms of service;
178	(D) news, sports, entertainment, or other content that is preselected by the provider and
179	not user generated, and any chat, comment, or interactive functionality that is provided
180	incidental to, directly related to, or dependent upon provision of the content;
181	(E) online shopping or e-commerce, if the interaction with other users or account
182	holders is generally limited to:
183	(I) the ability to upload a post and comment on reviews;
184	(II) the ability to display lists or collections of goods for sale or wish lists; and
185	(III) other functions that are focused on online shopping or e-commerce rather than
186	interaction between users or account holders;
187	(F) interactive gaming, virtual gaming, or an online service, that allows the creation
188	and uploading of content for the purpose of interactive gaming, edutainment, or associated
189	entertainment, and the communication related to that content;

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190	(G) photo editing that has an associated photo hosting service, if the interaction with
191	other users or account holders is generally limited to liking or commenting;
192	(H) a professional creative network for showcasing and discovering artistic content, if
193	the content is required to be non-pornographic;
194	(I) single-purpose community groups for public safety if:
195	(I) the interaction with other users or account holders is generally limited to that single
196	purpose; and
197	(II) the community group has guidelines or policies against illegal content;
198	(J) providing career development opportunities, including professional networking, job
199	skills, learning certifications, and job posting and application services;
200	(K) business to business software;
201	(L) a teleconferencing or videoconferencing service that allows reception and
202	transmission of audio and video signals for real time communication;
203	(M) cloud storage;
204	(N) shared document collaboration;
205	(O) cloud computing services, which may include cloud storage and shared document
206	collaboration;
207	(P) providing access to or interacting with data visualization platforms, libraries, or
208	<u>hubs;</u>
209	(Q) to permit comments on a digital news website, if the news content is posted only
210	by the provider of the digital news website;
211	(R) providing or obtaining technical support for a platform, product, or service;
212	(S) academic or scholarly research; or
213	(T) genealogical research; or
214	(ii) where:
215	(A) the majority of the content that is posted or created is posted or created by the
216	provider of the online service, website, or application; and

217	(B) the ability to chat, comment, or interact with other users is directly related to the
218	provider's content;
219	(iii) that is a classified ad service that only permits the sale of goods and prohibits the
220	solicitation of personal services; or
221	(iv) that is used by and under the direction of an educational entity, including:
222	(A) a learning management system;
223	(B) a student engagement program; and
224	(C) a subject or skill-specific program.
225	(11) "User" means a person who has access to view all, or some of, the posts on a
226	social media platform, but is not an account holder.
227	(12) (a) "Utah account holder" means a person who is a Utah resident and an account
228	holder.
229	(b) "Utah account holder" includes a Utah minor account holder.
230	(13) "Utah minor account holder" means a Utah account holder who is a minor.
231	(14) "Utah resident" means an individual who currently resides in Utah.
232	Section 4. Section 13-63-201 is enacted to read:
233	Part 2. Social Media Design Regulations
234	13-63-201. Social media platform design regulations Enforcement and auditing
235	authority Penalties.
236	(1) Beginning March 1, 2024:
237	(a) the division shall administer and enforce the provisions of this section; and
238	(b) the division may audit the records of a social media company in order to determine
230	(b) the division may audit the records of a social media company in order to determine
239	compliance with the requirements of this section or to investigate a complaint, including a
239	compliance with the requirements of this section or to investigate a complaint, including a
239 240	compliance with the requirements of this section or to investigate a complaint, including a random sample of a social media company's records and other audit methods.

244	have an addiction to the social media platform.
245	(3) Beginning March 1, 2024:
246	(a) Subject to Subsection (3)(b), a social media company is subject to:
247	(i) a civil penalty of \$250,000 for each practice, design, or feature shown to have
248	caused addiction; and
249	(ii) a civil penalty of up to \$2,500 for each Utah minor account holder who is shown to
250	have been exposed to the practice, design, or feature found to have caused addiction under
251	Subsection (3)(a)(i).
252	(b) A social media company shall not be subject to a civil penalty for violating this
253	section if the social media company, as an affirmative defense, demonstrates that the social
254	media company:
255	(i) instituted and maintained a program of at least quarterly audits of the social media
256	company's practices, designs, and features to detect practices, designs, or features that have the
257	potential to cause or contribute to the addiction of a minor user; and
258	(ii) corrected, within 30 days of the completion of an audit described in Subsection
259	(3)(b)(i), any practice, design, or feature discovered by the audit to present more than a de
260	minimus risk of violating this section.
261	(c) In a court action by the division to enforce this section, the court may, in addition to
262	a civil penalty:
263	(i) declare that the act or practice violates a provision of this section;
264	(ii) issue an injunction for a violation of this section;
265	(iii) award actual damages to an injured purchaser or consumer; and
266	(iv) award any other relief that the court deems reasonable and necessary.
267	(4) Nothing in this section may be construed to impose liability for a social media
268	company for any of the following:
269	(a) content that is generated by an account holder, or uploaded to or shared on the
270	platform by an account holder, that may be encountered by another account holder;

271	(b) passively displaying content that is created entirely by a third party;
272	(c) information or content for which the social media company was not, in whole or in
273	part, responsible for creating or developing; or
274	(d) any conduct by a social media company involving a Utah minor account holder
275	who would otherwise be protected by federal or Utah law.
276	(5) If a court of competent jurisdiction grants judgment or injunctive relief to the
277	division, the court shall award the division:
278	(a) reasonable attorney fees;
279	(b) court costs; and
280	(c) investigative fees.
281	(6) Nothing in this section may be construed to negate or limit a cause of action that
282	may have existed or exists against a social media company under the law as it existed before
283	the effective date of this section.
284	(7) All money received for the payment of a fine or civil penalty imposed under this
285	section shall be deposited into the Consumer Protection Education and Training Fund
286	established in Section 13-2-8.
287	Section 5. Section 13-63-301 is enacted to read:
288	Part 3. Harm to a Minor by a Social Media Company Private Right of Action
289	13-63-301. Private right of action for harm to a minor Rebuttable presumption
290	of harm and causation.
291	(1) Beginning March 1, 2024, a person may bring an action under this section against a
292	social media company to recover damages incurred after March 1, 2024 by a Utah minor
293	account holder for any addiction, financial, physical, or emotional harm suffered as a
294	consequence of using or having an account on the social media company's social media
295	platform.
296	(2) A suit filed under the authority of this section shall be filed in the district court for
297	the district in which the Utah minor account holder resides.

298	(3) Notwithstanding Subsection (4), if a court finds that a Utah minor account holder
299	has been harmed as a consequence of using or having an account on the social media
300	company's social media platform, the minor seeking relief under this section is entitled to:
301	(a) an award of reasonable attorney fees and court costs; and
302	(b) an amount equal to the greater of:
303	(i) \$2,500 per each incident of harm; or
304	(ii) actual damages for addiction, financial, physical, and emotional harm incurred by
305	the person bringing the action, if the court determines that the harm is a direct consequence of
306	the violation or violations.
307	(4) If a Utah minor account holder seeking recovery of damages under this section is
308	under the age of 16, there shall be a rebuttable presumption that the harm actually occurred and
309	that the harm was a caused as a consequence of using or having an account on the social media
310	company's social media platform.
311	Section 6. Section 13-63-401 is enacted to read:
312	Part 4. Waiver Prohibited
313	<u>13-63-401.</u> Waiver prohibited.
314	A waiver or limitation, or a purported waiver or limitation, of any of the following is
315	void as unlawful, is against public policy, and a court or arbitrator may not enforce or give
316	effect to the waiver, notwithstanding any contract or choice-of-law provision in a contract:
317	(1) a protection or requirement provided under this chapter;
318	(2) the right to cooperate with the division or to file a complaint with the division;
319	(3) the right to a private right of action as provided under this chapter; or
320	(4) the right to recover actual damages, statutory damages, civil penalties, costs, or fees
321	as allowed by this chapter.
322	Section 7. Section 13-63-501 is enacted to read:
323	Part 5. Severability
324	13-63-501. Severability.

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. The
provisions of this chapter are severable.
Section 8. Effective date.
(1) Except as provided in Subsection (2), this bill takes effect on May 3, 2023.
(2) The actions affecting Section 13-2-1 (Effective 12/31/2023) take effect on
December 31, 2023.

1	SOCIAL MEDIA REGULATION AMENDMENTS
2	2023 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Michael K. McKell
5	House Sponsor: Jordan D. Teuscher
6 7	LONG TITLE
8	General Description:
9	This bill enacts provisions related to the regulation of social media companies and
10	social media platforms.
11	Highlighted Provisions:
12	This bill:
13	<ul><li>defines terms;</li></ul>
14	<ul><li>enacts the Utah Social Media Regulation Act;</li></ul>
15	<ul> <li>requires a social media company to verify the age of a Utah resident seeking to</li> </ul>
16	maintain or open a social media account;
17	requires a social media company to obtain the consent of a parent or guardian before
18	a Utah resident under the age of 18 may maintain or open an account;
19	<ul> <li>prohibits a social media company from permitting a Utah resident to open an</li> </ul>
20	account if that person does not meet age requirements under state or federal law;
21	requires that for accounts held by a Utah minor, certain social media companies:
22	<ul> <li>shall prohibit direct messaging with certain accounts;</li> </ul>
23	<ul> <li>may not show the minor's account in search results;</li> </ul>
24	<ul> <li>may not display advertising;</li> </ul>
25	• may not collect, share, or use personal information from the account, with
26	certain exceptions;
27	<ul> <li>may not target or suggest ads, accounts, or content; and</li> </ul>
28	• shall limit hours of access, subject to parental or guardian direction;
29	requires a social media company to provide a parent or guardian access to the

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30	content and interactions of an account neid by a Otan resident under the age of 18;
31	<ul> <li>directs the Division of Consumer Protection to receive and investigate complaints</li> </ul>
32	of violations of the requirements established under the act and impose
33	administrative fines for violations;
34	<ul> <li>authorizes the division to seek enforcement through an injunction, civil penalties,</li> </ul>
35	and other relief through the judicial process;
36	<ul> <li>requires fines and civil penalties to be deposited into the Consumer Protection</li> </ul>
37	Education and Training Fund;
38	<ul><li>requires an annual report from the division;</li></ul>
39	<ul> <li>authorizes a private right of action to collect attorney fees and damages from a</li> </ul>
40	social media company for harm incurred in relation to a violation of the
41	requirements established by the act;
42	<ul><li>prohibits certain waivers; and</li></ul>
43	<ul><li>provides a severability clause.</li></ul>
44	Money Appropriated in this Bill:
45	None
46	Other Special Clauses:
47	This bill provides a special effective date.
48	<b>Utah Code Sections Affected:</b>
49	AMENDS:
50	13-2-1 (Superseded 12/31/23), as last amended by Laws of Utah 2022, Chapter 201
51	13-2-1 (Effective 12/31/23), as last amended by Laws of Utah 2022, Chapters 201, 462
52	ENACTS:
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54	13-63-102, Utah Code Annotated 1953
55	13-63-103, Utah Code Annotated 1953
56	13-63-104, Utah Code Annotated 1953
57	13-63-105. Utah Code Annotated 1953

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58	13-63-201, Utah Code Annotated 1953
59	13-63-202, Utah Code Annotated 1953
60	13-63-203, Utah Code Annotated 1953
61	13-63-301, Utah Code Annotated 1953
62	13-63-401, Utah Code Annotated 1953
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<ul><li>64</li><li>65</li></ul>	Be it enacted by the Legislature of the state of Utah:
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84	(1) Chapter 32a, Pawnshop, Secondhand Merchandise, and Catalytic Converter
85	Transaction Information Act;

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108	
100	(e) Chapter 20, New Motor Vehicle Warranties Act;
109	
	(e) Chapter 20, New Motor Vehicle Warranties Act;
109	<ul><li>(e) Chapter 20, New Motor Vehicle Warranties Act;</li><li>(f) Chapter 21, Credit Services Organizations Act;</li></ul>
109 110	<ul><li>(e) Chapter 20, New Motor Vehicle Warranties Act;</li><li>(f) Chapter 21, Credit Services Organizations Act;</li><li>(g) Chapter 22, Charitable Solicitations Act;</li></ul>

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136	social media company's platform.
137	(2) "Director" means the director of the Division of Consumer Protection created in
138	Section 13-2-1.
139	(3) "Division" means the Division of Consumer Protection created in Section 13-2-1.
140	(4) "Educational entity" means a public school, an LEA, a charter school, the Utah
141	Schools for the Deaf and Blind, a private school, a denominational school, a parochial school, a

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142	community college, a state college, a state university, or a nonprofit private postsecondary
143	educational institution.
144	(5) (a) "Interactive computer service" means an information service, information
145	system, or information access software provider that:
146	(i) provides or enables computer access by multiple users to a computer server; and
147	(ii) provides access to the Internet.
148	(b) "Interactive computer service" includes:
149	(i) a web service;
150	(ii) a web system;
151	(iii) a website;
152	(iv) a web application; or
153	(v) a web portal.
154	(6) "Minor" means an individual who is under the age of 18 and:
155	(a) has not been emancipated as that term is defined in Section 80-7-102; or
156	(b) has not been married.
157	(7) "Post" means content that an account holder makes available on a social media
158	platform for other account holders or users to view.
159	(8) "Social media company" means a person or entity that:
160	(a) provides a social media platform that has at least 5,000,000 account holders
161	worldwide; and
162	(b) is an interactive computer service.
163	(9) (a) "Social media platform" means an online forum that a social media company
164	makes available for an account holder to:
165	(i) create a profile;
166	(ii) upload posts;
167	(iii) view the posts of other account holders; and
168	(iv) interact with other account holders or users.
169	(b) "Social media platform" does not include an online service, website, or application

170	(i) where the predominant or exclusive function is:
171	(A) electronic mail;
172	(B) direct messaging consisting of text, photos, or videos that are sent between devices
173	by electronic means, where messages are:
174	(I) shared between the sender and the recipient;
175	(II) only visible to the sender and the recipient; and
176	(III) are not posted publicly;
177	(C) a streaming service that:
178	(I) provides only licensed media in a continuous flow from the service, website, or
179	application to the end user; and
180	(II) does not obtain a license to the media from a user or account holder by agreement
181	to its terms of service;
182	(D) news, sports, entertainment, or other content that is preselected by the provider and
183	not user generated, and any chat, comment, or interactive functionality that is provided
184	incidental to, directly related to, or dependent upon provision of the content;
185	(E) online shopping or e-commerce, if the interaction with other users or account
186	holders is generally limited to:
187	(I) the ability to upload a post and comment on reviews;
188	(II) the ability to display lists or collections of goods for sale or wish lists; and
189	(III) other functions that are focused on online shopping or e-commerce rather than
190	interaction between users or account holders;
191	(F) interactive gaming, virtual gaming, or an online service, that allows the creation
192	and uploading of content for the purpose of interactive gaming, edutainment, or associated
193	entertainment, and the communication related to that content;
194	(G) photo editing that has an associated photo hosting service, if the interaction with
195	other users or account holders is generally limited to liking or commenting;
196	(H) a professional creative network for showcasing and discovering artistic content, if
197	the content is required to be non-normographic:

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198	(I) single-purpose community groups for public safety if:
199	(I) the interaction with other users or account holders is generally limited to that single
200	purpose; and
201	(II) the community group has guidelines or policies against illegal content;
202	(J) providing career development opportunities, including professional networking, job
203	skills, learning certifications, and job posting and application services;
204	(K) business to business software;
205	(L) a teleconferencing or videoconferencing service that allows reception and
206	transmission of audio and video signals for real time communication;
207	(M) cloud storage;
208	(N) shared document collaboration;
209	(O) cloud computing services, which may include cloud storage and shared document
210	collaboration;
211	(P) providing access to or interacting with data visualization platforms, libraries, or
212	hubs;
213	(Q) to permit comments on a digital news website, if the news content is posted only
214	by the provider of the digital news website;
215	(R) providing or obtaining technical support for a platform, product, or service;
216	(S) academic or scholarly research; or
217	(T) genealogical research;
218	(ii) where:
219	(A) the majority of the content that is posted or created is posted or created by the
220	provider of the online service, website, or application; and
221	(B) the ability to chat, comment, or interact with other users is directly related to the
222	provider's content;
223	(iii) that is a classified ad service that only permits the sale of goods and prohibits the
224	solicitation of personal services; or
225	(iv) that is used by and under the direction of an educational entity, including:

226	(A) a learning management system;
227	(B) a student engagement program; and
228	(C) a subject or skill-specific program.
229	(10) "User" means a person who has access to view all, or some of, the posts on a
230	social media platform, but is not an account holder.
231	(11) (a) "Utah account holder" means a person who is a Utah resident and an account
232	holder.
233	(b) "Utah account holder" includes a Utah minor account holder.
234	(12) "Utah minor account holder" means a Utah account holder who is a minor.
235	(13) "Utah resident" means an individual who currently resides in Utah.
236	Section 4. Section 13-63-102 is enacted to read:
237	13-63-102. Age requirements for use of social media platform Parental consent
238	Rulemaking authority of division.
239	(1) Beginning March 1, 2024, a social media company may not permit a Utah resident
240	who is a minor to be an account holder on the social media company's social media platform
241	unless the Utah resident has the express consent of a parent or guardian.
242	(2) Notwithstanding any provision of this chapter, a social media company may not
243	permit a Utah resident who is a minor to hold or open an account on a social media platform if
244	the minor is ineligible to hold or open an account under any other provision of state or federal
245	<u>law.</u>
246	(3) (a) Beginning March 1, 2024, a social media company shall verify the age of an
247	existing or new Utah account holder and, if the existing or new account holder is a minor,
248	confirm that a minor has consent as required under Subsection (1):
249	(i) for a new account, at the time the Utah resident opens the account; or
250	(ii) for a Utah account holder who has not provided age verification as required under
251	this section, within 14 calendar days of the Utah account holder's attempt to access the account.
252	(b) If a Utah account holder fails to meet the verification requirements of this section
253	within the required time period, the social media company shall deny access to the account:

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254	(i) upon the expiration of the time period; and
255	(ii) until all verification requirements are met.
256	(4) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
257	division, with consideration of stakeholder input, shall make rules to:
258	(a) establish processes or means by which a social media company may meet the age
259	verification requirements of this chapter;
260	(b) establish acceptable forms or methods of identification, which may not be limited
261	to a valid identification card issued by a government entity;
262	(c) establish requirements for providing confirmation of the receipt of any information
263	provided by a person seeking to verify age under this chapter;
264	(d) establish processes or means to confirm that a parent or guardian has provided
265	consent for the minor to open or use an account as required under this section;
266	(e) establish requirements for retaining, protecting, and securely disposing of any
267	information obtained by a social media company or its agent as a result of compliance with the
268	requirements of this chapter;
269	(f) require that information obtained by a social media company or its agent in order to
270	comply with the requirements of this chapter are only retained for the purpose of compliance
271	and may not be used for any other purpose;
272	(g) if the division permits an agent to process verification requirements required by this
273	section, require that the agent have its principal place of business in the United States of
274	America;
275	(h) require other applicable state agencies to comply with any rules promulgated under
276	the authority of this section; and
277	(i) ensure that the rules are consistent with state and federal law, including Title 13,
278	Chapter 61, Utah Consumer Privacy Act.
279	Section 5. Section 13-63-103 is enacted to read:

13-63-103. Prohibition on data collection for certain accounts -- Prohibition on

advertising -- Use of information -- Search results -- Directed content.

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282	Beginning March 1, 2024, a social media company, for a social media platform account
283	held by a Utah minor account holder:
284	(1) shall prohibit direct messaging between the account and any other user that is not
285	linked to the account through friending;
286	(2) may not show the account in search results for any user that is not linked to the
287	account through friending;
288	(3) shall prohibit the display of any advertising in the account;
289	(4) shall not collect or use any personal information from the posts, content, messages,
290	text, or usage activities of the account other than information that is necessary to comply with,
291	and to verify compliance with, state or federal law, which information includes a parent or
292	guardian's name, a birth date, and any other information required to be submitted under this
293	section; and
294	(5) shall prohibit the use of targeted or suggested groups, services, products, posts,
295	accounts, or users in the account.
296	Section 6. Section 13-63-104 is enacted to read:
297	13-63-104. Parental access to social media account.
298	Beginning March 1, 2024, a social media company shall provide a parent or guardian
299	who has given parental consent for a Utah minor account holder under Section 13-63-102 with
300	a password or other means for the parent or guardian to access the account, which shall allow
301	the parent or guardian to view:
302	(1) all posts the Utah minor account holder makes under the social media platform
303	account; and
304	(2) all responses and messages sent to or by the Utah minor account holder in the social
305	media platform account.
306	Section 7. Section 13-63-105 is enacted to read:
307	13-63-105. Limited hours of access for minors Parental access and options.
308	(1) Beginning March 1, 2024, a social media company shall prohibit a Utah minor
309	account holder from having access to the Utah minor account holder's account during the hours

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310	of 10:30 p.m. to 6:30 a.m., unless the access is modified according to another requirement of
311	this section.
312	(2) Time of day under this section shall be calculated based on the Internet protocol
313	address being used by the Utah minor account holder at the time of attempting access.
314	(3) A social media company shall provide options for a parent or guardian with access
315	to an account under Section 13-63-104 to:
316	(a) change or eliminate the time-of-day restriction described in Subsection (1); and
317	(b) set a limit on the number of hours per day that a Utah minor account holder may
318	use the account.
319	(4) A social media company shall not permit a Utah minor account holder to change or
320	bypass restrictions on access as required by this section.
321	(5) Notwithstanding any provision of this section, a social media company shall permit
322	a parent or guardian with access to an account under Section 13-63-104 to access the account
323	without time restrictions.
324	Section 8. Section 13-63-201 is enacted to read:
325	Part 2. Enforcement of General Requirements by Division
326	13-63-201. Investigative powers of the division.
327	(1) The division shall receive consumer complaints alleging a violation of Part 1,
328	General Requirements.
329	(2) A person may file a consumer complaint that alleges a violation under Part 1,
330	General Requirements, with the division.
331	(3) The division shall investigate a consumer complaint to determine whether a
332	violation of Part 1, General Requirements, occurred.
333	Section 9. Section 13-63-202 is enacted to read:
334	13-63-202. Enforcement powers of the division.
335	(1) Except for a private right of action under Section 13-63-301, the division has the
336	exclusive authority to administer and enforce the requirements of Part 1, General
337	Requirements.

338	(2) The attorney general, upon request, shall give legal advice to, and act as counsel
339	for, the division in the exercise of the division's responsibilities under this part.
340	(3) (a) Subject to the ability to cure an alleged violation under Subsection (4):
341	(i) the division director may impose an administrative fine of up to \$2,500 for each
342	violation of Part 1, General Requirements; and
343	(ii) the division may bring an action in a court of competent jurisdiction to enforce a
344	provision of Part 1, General Requirements.
345	(b) In a court action by the division to enforce a provision of Part 1, General
346	Requirements, the court may:
347	(i) declare that the act or practice violates a provision of Part 1, General Requirements;
348	(ii) issue an injunction for a violation of Part 1, General Requirements;
349	(iii) order disgorgement of any money received in violation of Part 1, General
350	Requirements;
351	(iv) order payment of disgorged money to an injured purchaser or consumer;
352	(v) impose a civil penalty of up to \$2,500 for each violation of Part 1, General
353	Requirements;
354	(vi) award actual damages to an injured purchaser or consumer; and
355	(vii) award any other relief that the court deems reasonable and necessary.
356	(4) (a) At least 30 days before the day on which the division initiates an enforcement
357	action against a person that is subject to the requirements of Part 1, General Requirements, the
358	division shall provide the person with:
359	(i) written notice that identifies each alleged violation; and
360	(ii) an explanation of the basis for each allegation.
361	(b) Except as provided under Subsection (4)(c), the division may not initiate an action
362	if the person:
363	(i) cures the noticed violation within 30 days after the day on which the person receives
364	the notice described in Subsection (4)(a); and
365	(ii) provides the division with a written statement that:

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366	(A) the person has cured the violation; and
367	(B) no further violation will occur.
368	(c) The division may initiate a civil action against a person that:
369	(i) fails to cure a violation after receiving the notice described in Subsection (4)(a); or
370	(ii) after curing a noticed violation and providing a written statement in accordance
371	with Subsection (4)(b), commits another violation of the same provision.
372	(5) If a court of competent jurisdiction grants judgment or injunctive relief to the
373	division, the court shall award the division:
374	(a) reasonable attorney fees;
375	(b) court costs; and
376	(c) investigative fees.
377	(6) (a) A person who violates an administrative or court order issued for a violation of
378	Part 1, General Requirements, is subject to a civil penalty of no more than \$5,000 for each
379	violation.
380	(b) A civil penalty authorized under this section may be imposed in any civil action
381	brought by the division, or by the attorney general on behalf of the division.
382	(7) All money received for the payment of a fine or civil penalty imposed under this
383	section shall be deposited into the Consumer Protection Education and Training Fund
384	established in Section 13-2-8.
385	Section 10. Section 13-63-203 is enacted to read:
386	<u>13-63-203.</u> Division report.
387	(1) The division shall compile an annual report:
388	(a) evaluating the liability and enforcement provisions of this chapter, including:
389	(i) the effectiveness of the division's efforts to enforce this chapter; and
390	(ii) any recommendations for changes to this chapter;
391	(b) summarizing the consumer interactions that are protected and not protected by this

chapter, including a list of alleged violations the division has received; and

(c) an accounting of:

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394	(i) all administrative fines and civil penalties assessed during the year;
395	(ii) all administrative fines and civil penalties collected during the year; and
396	(iii) the use of funds from the Consumer Protection Education and Training Fund.
397	(2) The division may update or correct the report as new information becomes
398	available.
399	(3) The division shall submit the report to the Business and Labor Interim Committee
400	on or before the August meeting of each interim period.
401	Section 11. Section 13-63-301 is enacted to read:
402	Part 3. Private Right of Action for Violation of General Requirements
403	13-63-301. Private right of action.
404	(1) Beginning March 1, 2024, a person may bring an action against a person that does
405	not comply with a requirement of Part 1, General Requirements.
406	(2) A suit filed under the authority of this section shall be filed in the district court for
407	the district in which a person bringing the action resides.
408	(3) If a court finds that a person has violated a provision of Part 1, General
409	Requirements, the person who brings an action under this section is entitled to:
410	(a) an award of reasonable attorney fees and court costs; and
411	(b) an amount equal to the greater of:
412	(i) \$2,500 per each incident of violation; or
413	(ii) actual damages for financial, physical, and emotional harm incurred by the person
414	bringing the action, if the court determines that the harm is a direct consequence of the
415	violation or violations.
416	Section 12. Section 13-63-401 is enacted to read:
417	Part 4. Waiver Prohibited
418	13-63-401. Waiver prohibited.
419	A waiver or limitation, or a purported waiver or limitation, of any of the following is
420	void as unlawful, is against public policy, and a court or arbitrator may not enforce or give
421	effect to the waiver, notwithstanding any contract or choice-of-law provision in a contract:

422	(1) a protection or requirement provided under this chapter;
423	(2) the right to cooperate with the division or to file a complaint with the division; or
424	(3) the right to a private right of action as provided under this chapter.
425	Section 13. Section 13-63-501 is enacted to read:
426	Part 5. Severability
427	<u>13-63-501.</u> Severability.
428	If any provision of this chapter or the application of any provision to any person or
429	circumstance is held invalid by a final decision of a court of competent jurisdiction, the
430	remainder of this chapter shall be given effect without the invalid provision or application. The
431	provisions of this chapter are severable.
432	Section 14. Effective date.
433	(1) Except as provided in Subsection (2), this bill takes effect on May 3, 2023.
434	(2) The actions affecting Section 13-2-1 (Effective 12/31/2023) take effect on
435	December 31, 2023.

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