69th Legislature 2025 Drafter: Chanan Brown, HB0752.002.002

1	HOUSE BILL NO. 752
2	INTRODUCED BY L. SCHUBERT, V. RICCI, K. LOVE, R. GREGG, T. MILLETT, D. EMRICH, C. HINKLE, L.
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4	
5	A BILL FOR AN ACT ENTITLED: "AN ACT PROHIBITING CONTENT PROVIDERS FROM ALLOWING
6	ACCESS TO CHILD SEXUAL ABUSE MATERIAL IN MONTANA; PROVIDING A VICTIM THE RIGHT TO
7	BRING AN ACTION; PROVIDING FOR ENFORCEMENT BY THE DEPARTMENT OF JUSTICE; PROVIDING
8	FOR A PRIVATE RIGHT OF ACTION; PROVIDING A STATUTE OF LIMITATIONS; PROVIDING REMEDIES
9	AND APPORTIONMENT OF DAMAGES; AND PROVIDING DEFINITIONS; AND PROVIDING AN EFFECTIVE
10	DATE."
11	
12	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
13	
14	NEW SECTION. Section 1. Definitions. As used in [sections 1 through 4], unless the context clearly
15	indicates otherwise, the following definitions apply:
16	(1) "Child sexual abuse material" means either:
17	(a) child pornography as defined in 18 U.S.C. 2256; or.
18	(b) obscene matter that depicts a minor personally engaging in, or personally simulating, sexually
19	explicit conduct.
20	(2) (a) "Content provider" means any person or entity that is responsible, in whole or in part, for the
21	active creation, production, publication, distribution, or storage of content provided through the internet or any
22	other interactive computer service. The term includes but is not limited to a website and software application
23	social media platform as defined in 42 U.S.C. 1862w(a)(2).
24	(b) The term does not include a portion of business activity that solely provides:
25	(i) hosting services to third parties, which includes server-or_hosting, database hosting, application
26	hosting, e-mail hosting, container hosting, data warehouse hosting, or cloud computing providers; or
27	(ii) a general use browser that retrieves and displays information from an interactive computer
28	service without regard for the substance of the information; OR



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1	(III) AN INTERNET SERVICES PROVIDER AS DEFINED IN 2-17-602;
2	(iv) ownership, maintenance, or operation of physical internet infrastructure, which includes but is
3	not limited to fiber optic lines, routers, satellites, and cell towers; or
4	(v) a search engine.
5	(3) "Department" means the department of justice provided for in 2-15-2001.
6	(4) "Hyperlink" means the representation using numbers, letters, and symbols of an internet
7	address in a form that an internet browser application can recognize as an internet address.
8	(4)(5) "Interactive computer service" means any information service, system, or access software
9	provider that provides or enables computer access by multiple users to a computer server, including specifically
10	a service or system that provides access to the internet and such systems operated or services offered by
11	libraries or educational institutions.
12	(5)(6) "PRIVATE PERSON" MEANS ANY PERSON OTHER THAN AN OFFICER OR EMPLOYEE OF A STATE OR LOCAL
13	GOVERNMENT ENTITY IN THIS STATE.
14	(5)(6)(7) "Reasonably accessible" means that a person may obtain access by utilizing
15	reasonably available retail technology services, regardless of the general policies or practices of the content
16	provider or interactive computer service.
17	(8) "Search engine" means technology and systems that use algorithms to sift through and index
18	as third-party websites and content on the internet in response to search queries entered by a user.
19	(6)(7)(9) "Sexually explicit" means involving actual or simulated:
20	(a) sexual intercourse, including genital-genital, oral-genital, anal-genital, or oral-anal, whether
21	between persons of the same or opposite sex;
22	(b) bestiality;
23	(c) masturbation;
24	(d) sadistic or masochistic abuse; or
25	(e) lascivious exhibition of the anus, genitals, or pubic area of any person.
26	(7)(8)(10) "Substantial amount" means an amount equal to or greater than 5% 30% of the total
27	visual content created, produced, published, distributed, maintained, or otherwise managed by the content
28	provider.



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(11)	"Victim"	<u>' means a</u>	person	who i	is depicte	<u>d in child</u>	l sexual	abuse	material	and,	at the	time the
person is depic	ted in the	e child se	<u>xual abı</u>	use ma	aterial, is	a minor.						

- NEW SECTION. Section 2. Prohibition on access to child sexual abuse material. (1) A content provider who produces, publishes, distributes, or maintains a substantial amount of sexually explicit visual content in a manner in which the visual content is reasonably accessible in Montana may not produce, publish, distribute, or maintain child sexual abuse material in a manner in which the material is reasonably accessible in Montana.
- (2) A content provider may not collect revenue or make a profit from distributing child sexual abuse material to an individual a person physically located in Montana, regardless of whether the material is produced or created by a third party or regardless of how the revenue is generated.
- (3) In an action filed under [section 3] alleging a violation of this section, it is a defense that a content provider removes visual content that contains child sexual abuse material within-48_96 hours of the visual content being made reasonably accessible in Montana.
- (4) In an action filed under [section 3] alleging a violation of this section, it is a defense that the person maintaining an action to seek remedies available under [section 4] caused the alleged violation of this section to occur by uploading or otherwise causing the child sexual abuse material to be produced, published, distributed, or maintained by the content provider.
- (5) It is not a violation of this section to produce, publish, distribute, or maintain a hyperlink to a third-party website if the hyperlink does not appear with visual content, regardless of whether the third-party website contains child sexual abuse material.
- (6) (a) Nothing in [sections 1 through 4] may be construed to place liability on a content provider for reporting child sexual abuse material to law enforcement.
- (b) Reports of child sexual abuse material made to law enforcement by a content provider may not be admitted as evidence in or otherwise used to form the factual basis of an action brought under [section 3].

NEW SECTION. Section 3. Enforcement -- right of victim to bring action -- enforcement by department of justice -- private right of action -- statute of limitations. (1) A-person victim, or the parent or



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1	guardian of a victim if the victim is currently under 18 years of age, depicted in child sexual abuse material that
2	is accessed who is injured by a in violation of [section 2] may maintain an action to seek the remedies available
3	under [section 4] as well as restitution for a violation of [section 2].
4	(2) The department has the authority to enforce [section 2] and may maintain an action to seek the
5	remedies available under [section 4]. The department shall serve a copy of the complaint on a victim who is
6	harmed by the violation alleged in the complaint if the identity of the victim can be reasonably ascertained.
7	(3)(2) For any violation of [section 2] not prosecuted by the victim under the authority in subsection
8	(1) or the department under the authority in subsection (2), a private person may maintain an action to seek the
9	remedies under [section 4]. The private person shall serve a copy of the complaint on a victim who is harmed by
10	the violation alleged in the complaint if the identity of the victim can be reasonably ascertained.
11	(4)(3) An action under subsection (1) must be brought within 50 15 years of the violation.
12	(5)(4) An action under subsection (2) or (3) must be brought within 40 10 years of the violation.
13	(6)(5) (a) A victim's failure to bring an action under subsection (1) or intervene in an action under
14	subsection (2) or (3) does not preclude a victim's ability to bring a tort action for an injury caused by a violation
15	of [section 2], but damages awarded in a tort action for the violation must be reduced by the amount of
16	damages paid to a victim under [section 4].
17	(b) An action brought under subsection (2) does not preclude a subsequent claim brought by a
18	victim under subsection (1) for restitution, compensatory damages, or 50% of the combined punitive and
19	statutory damages if:
20	(i) the victim does not intervene in the action brought under subsection (2); and
21	(ii) no relief is awarded to the victim under [section 4] in the action brought under subsection (2).
22	(7)(6) A person who meets an exception to the definition of content provider under [section 1(2)(b)]
23	and also engages in activity covered under the same definition may be found to be in violation of this section
24	only to the extent that the person engages in an activity prohibited under this section as a content provider.
25	(8)(7) For the purposes of this section, each single piece of visual content containing child sexual
26	abuse material constitutes a violation, regardless of whether the visual content is a copy or duplicate.
27	
28	NEW SECTION, Section 4. Remedies available apportionment of damages. (1) A plaintiff who



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1	brings an ac	tion under [section 3] may seek any of the following:
2	(a)	injunctive relief;
3	(b)	declaratory relief;
4	(c)	compensatory damages;
5	(d)	punitive damages;
6	(e)	statutory damages, which are the following amounts:
7	(i)	\$100,000 for a strict violation of [section 2];
8	(ii)	\$1,000,000 for a violation of [section 2] that is committed negligently or recklessly; or
9	(iii)	no less than \$5,000,000 for a violation of [section 2] that is committed purposely or knowingly;
10	and	
11	(f)	reasonable attorney fees and costs incurred in bringing the action.
12	(2)	In addition to the remedies provided in subsection (1), a victim may seek restitution.
13	(3)	For each unique violation under [section 2], a plaintiff's recovery of statutory damages is limited
14	to one subse	ection under subsection (1)(e)(i) through (1)(e)(iii).
15	(4)	In an action in which the remedies under subsection (1) are ordered:
16	(a)	compensatory damages for each violation must be paid to the victim; and
17	(b)	the amount of punitive and statutory damages must be apportioned for each violation as
18	follows:	
19	(i)	in an action brought by a private plaintiff in which a victim is reasonably identified by the court,
20	regardless o	f the victim's involvement as a plaintiff:
21	(A)	50% to a victim, or equally divided among multiple victims, if reasonably identified by the court
22	regardless o	f the victim's involvement as a plaintiff;
23	(ii) (<u>E</u>	30%-35% to a private plaintiff-or, if there is no private plaintiff, to a victim, or equally divided
24	among multi	ple victims, if reasonably identified by the court regardless of the victim's involvement as a plaintiff;
25	and	
26	(iii)	C) the remaining amount 15% to the department to be deposited into a state special revenue
27	account to the	ne credit of the department; and
28	<u>(ii)</u>	in an action brought by a victim in which there is not a nonvictim plaintiff:



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1	(A) 80% to a victim, or equally divided among multiple victims; and
2	(B) 20% to the department to be deposited into a state special revenue account to the credit of the
3	department; or
4	(iii) in an action brought by a private plaintiff in which no victim is reasonably identified by the court
5	(A) 60% to a private plaintiff; and
6	(B) 40% to the department to be deposited into a state special revenue account to the credit of the
7	<u>department.</u>
8	(5) If damages are awarded in an action described in subsection (4)(b)(iii), the combined amount
9	of punitive and statutory damages must be reduced by 50% and the remaining amount must be apportioned as
10	described in subsection (4)(b)(iii).
11	(c) attorney fees and costs shall be paid to the party who incurred the fees and costs.
12	
13	NEW SECTION. Section 5. Codification instruction. [Sections 1 through 4] are intended to be
14	codified as a new part of a new chapter of Title 30, and the provisions of Title 30 apply to [sections 1 through 4]
15	
16	NEW SECTION. Section 6. Severability. If a part of [this act] is invalid, all valid parts that are
17	severable from the invalid part remain in effect. If a part of [this act] is invalid in one or more of its applications,
18	the part remains in effect in all valid applications that are severable from the invalid applications.
19	
20	NEW SECTION. Section 7. EFFECTIVE DATE. [THIS ACT] IS EFFECTIVE OCTOBER 1, 2025.
21	- END -

