## HB1275 FULLPCS1 Chad Caldwell-MJ 2/21/2025 9:56:10 am

## COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

SPEAKER:				
CHAIR:				
move to amend	нв1275			
Page Page	Section	Lines	Of th	ne printed Bill
			Of the	Engrossed Bill
By deleting the control the following the fo	content of the entire owing language:	measure, and	by insert	ting in lieu
MEND TITLE TO CONFO	DRM TO AMENDMENTS			
dopted:		Amendment sub	omitted by:	Chad Caldwell

Reading Clerk

## STATE OF OKLAHOMA

1st Session of the 60th Legislature (2025)

By: Caldwell (Chad)

PROPOSED OVERSIGHT
COMMITTEE SUBSTITUTE

FOR

HOUSE BILL NO. 1275

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## PROPOSED OVERSIGHT COMMITTEE SUBSTITUTE

An Act relating to social media; providing legislative intent; defining terms; prohibiting minors under sixteen years of age from being an account holder on certain social media platforms; prohibiting minors older than sixteen years of age from being an account holder on certain social media platforms without express consent of parent or legal quardian; requiring verification of account holder's age; permitting the use of third-party vendors to verify age; prohibiting social media platforms accessed by minors from engaging in certain activities; stating that violations may be reported to the Office of the Attorney General; permitting the Office of the Attorney General to send notice; clarifying social media platforms shall have a period to cure violations; clarifying when a social media company is liable for failure to comply; permitting the Attorney General to initiate an enforcement action; providing exemptions; limiting liability; prohibiting commercial entities or third-party vendors from retaining certain information; establishing liability for failure to comply; providing for noncodification; providing for codification; providing an effective date; and declaring an emergency.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. NEW LAW A new section of law not to be codified in the Oklahoma Statutes reads as follows:

In recognition of the critical role social media plays in the lives of minors and its impact on their mental well-being, this Legislature is committed to safeguarding the youth from accessing platforms that have demonstrated adverse effects on their mental health due to the addictive elements found in social media and the targeting of minors through the use of algorithms by social media platforms. This Legislature's intent is not to censor content found on social media platforms, but rather to prevent access by persons who have not yet reached an age to handle the negative aspects of social media. Much like our historical commitment to curbing the use of addictive substances and behaviors among minors, such as laws regulating the use of intoxicants and gambling, this Legislature now takes proactive measures to address the emerging challenges posed by social media platforms.

SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 120 of Title 25, unless there is created a duplication in numbering, reads as follows:

A. Nothing in this act shall be construed to limit the content found on social media platforms or prohibit minors from posting content on other platforms, digital or otherwise, that they legally have access to.

B. As used in this act:

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 "Account holder" means an individual who creates an account or a profile to use a social media platform;

- 2. "Commercial entity":
  - a. means a corporation, limited liability company, partnership, limited partnership, sole proprietorship, or other legally recognized entity, and
  - b. includes a third-party vendor;
- 3. "Dark pattern" means a user interface designed or manipulated with the substantial effect of subverting or impairing user autonomy, decision making, or choice and includes, but is not limited to, any practice the Federal Trade Commission refers to as a dark pattern;
- 4. "Digitized identification card" means a data file available on a mobile device that has connectivity to the Internet through a state-approved application that allows the mobile device to download the data file from the Oklahoma Department of Public Safety that contains all of the data elements visible on the face and back of a driver license or identification card and displays the current status of the driver license or identification card, including valid, expired, canceled, suspended, revoked, active, or inactive;
- 5. "Fake identification" means identification which has been fabricated or altered to misrepresent the age of the person using it

for age verification that cannot be detected through reasonable efforts, taking into account available technology;

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- 6. "Minor" means an individual under eighteen years of age;
- 7. "Oklahoma user" means an individual who is a resident of the State of Oklahoma and who accesses or attempts to access a social media platform while present in this state and whose location out of this state is not assumed based only on the registered location of the internet protocol address associated with the user;
- 8. "Personal information" means information that is linked or reasonably linkable to an identified or identifiable minor, including biometric information and unique identifiers to the minor;
- 9. "Reasonable age verification" means to confirm that a person seeking to access a social media platform is at least eighteen years of age;
  - 10. a. "Social media company" means an online forum, website, or application that a company makes available for an account holder to:
    - (1) create a public profile, establish an account, or register as a user for the primary purpose of interacting socially with other profiles and accounts,
    - (2) upload or create posts or content, which may include, but is not limited to, user-generated short video clips of dancing, voiceovers, or

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- other acts of entertainment in which the primary purpose is not educational or informative,
- (3) view posts, activity, or content of other account holders, and
- (4) interact with other account holders or users including, without limitation, establishing mutual connections through request and acceptance,
- b. social media company does not include a/an:
  - (1) media company that exclusively offers subscription content in which users follow or subscribe unilaterally and whose platform's primary purpose is not social interaction,
  - (2) media company that exclusively offers interactive gaming, virtual gaming, or an online service that allows the creation and uploading of content for the purpose of interactive gaming, entertainment, or associated entertainment, and the communication related to that content,
  - (3) online service, website, or application where the exclusive function is email or direct messaging consisting of text, photographs, pictures, images, or videos shared only between the sender and the recipients, without displaying or posting

1 publicly or to other users not specifically 2 identified as the recipients by the sender, and 3 company that: (4)offers cloud storage services, enterprise 5 cybersecurity services, educational devices, 6 or enterprise collaboration tools for 7 kindergarten through grade twelve (K-12) schools, and 8 9 (b) derives less than twenty-five percent (25%) 10 of the company's revenue from operating a 11 social media platform, including games and 12 advertising, or 1.3 (5) company that provides career development 14 opportunities, including professional networking, 15 job skills, learning certifications, and job 16 posting and application services; 17 "Social media platform" means a public or semipublic 11. a. 18 Internet-based service or application: 19 that has users in Oklahoma, (1)20 that employs algorithms that analyze user data or (2) 2.1 information on users to select content for users, 22 that features infinite scrolling, which means (3) 23 either: 24

1 (a) continuously loading content or content 2 that loads as the user scrolls down the page without the need to open a separate 3 4 page, or 5 (b) seamless content, or the use of pages with 6 no visible or apparent end or page breaks, 7 and (4)which a substantial function of the service or 8 9 application is to connect users in order to allow 10 users to interact socially with each other within 11 the service or application, 12 a service or application that provides email or direct b. 1.3 messaging shall not be considered to meet the criteria 14 under division (4) of subparagraph a of this paragraph 15 on the basis of that function alone, 16 social media platform does not include an online C. 17 service, a website, or an application if the 18 predominant or exclusive function is: 19 (1)email, 20 direct messaging consisting of messages, photos, (2) 2.1 or videos that are sent between devices by 22 electronic means if messages are: 23 shared between the sender and the recipient (a) 24 or recipients,

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- (b) only visible to the sender and the recipient or recipients, and
- (c) not posted publicly,
- (3) a streaming service that:
  - (a) provides only licensed media in a continuous flow from the service, website, or application to the end user, and
  - (b) does not obtain a license to the media from a user or account holder by agreement of the streaming service's terms of service,
- (4) news, sports, entertainment, or other content
  that is preselected by the provider and not usergenerated including, without limitation, if any
  chat, comment, or interactive functionality that
  is provided is incidental to, directly related
  to, or dependent upon provision of the content,
- (5) online shopping or e-commerce, if the interaction with other users or account holders is generally limited to:
  - (a) the ability to post and comment on reviews,
  - (b) the ability to display lists or collections of goods for sale or wish lists, and
  - (c) other functions that are focused on online shopping or e-commerce rather than

1		interaction between users or account
2		holders,
3	(6)	business-to-business software that is not
4		accessible to the general public,
5	(7)	cloud storage,
6	(8)	shared document collaboration,
7	(9)	providing access to or interacting with data
8		visualization platforms, libraries, or hubs,
9	(10)	to permit comments on a digital news website, if
LO		the news content is posted only by the provider
L1		of the digital news website,
L2	(11)	providing or obtaining technical support for the
L3		social media company's social media platform,
L 4		products, or services,
L5	(12)	academic or scholarly research,
L6	(13)	other research:
L7		(a) if:
18		(i) the majority of the content is posted
L9		or created by the provider of the
20		online service, website, or
21		application, and
22		(ii) the ability to chat, comment, or
23		interact with other users is directly
24		related to the provider's content,

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- (b) that is a classified advertising service that only permits the sale of goods and prohibits the solicitation of personal services, or
- (c) that is used by and under the direction of an educational entity including, without limitation, a:
  - (i) learning management system,
  - (ii) student engagement program, and
  - (iii) subject-specific or skill-specific
     program,
- d. social media platform does not include a social media platform that is controlled or owned by a business entity that has generated less than One Hundred Million Dollars (\$100,000,000.00) globally from users in the United States of America in annual gross revenue;
- 12. "Substantial harm or privacy risk to minors" means the processing of personal information in a manner that may result in any reasonably foreseeable substantial physical injury, economic injury, or offensive intrusion into the privacy expectations of a reasonable minor under the circumstances, including:
  - a. mental health disorders or associated behaviors, including the promotion or exacerbation of self-harm,

suicide, eating disorders, and substance abuse disorders,

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- b. patterns of use that indicate or encourage addictive behaviors,
- c. physical violence, online bullying, and harassment, and
- d. sexual exploitation, including enticement, sex trafficking, and sexual abuse and trafficking of online sexual abuse material; and
- 13. "User" means a person who has access to view all or some of the posts and content on a social media platform but is not an account holder.
- SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 121 of Title 25, unless there is created a duplication in numbering, reads as follows:
- A. A social media company shall not permit an Oklahoma user who is a minor less than sixteen (16) years of age to be an account holder on a social media company's social media platform.
- B. A social media company shall not permit an Oklahoma user who is a minor of sixteen (16) or seventeen (17) years of age to be an account holder on the social media company's social media platform unless the minor has the express consent of a parent or legal guardian.

C. 1. A social media company shall verify the age of an account holder.

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- 2. If an account holder is a minor of sixteen (16) or seventeen (17) years of age, the social media company shall confirm that the minor has consent under subsection B of this section to become a new account holder at the time the Oklahoma user opens the account.
- D. 1. A social media company may use a third-party vendor to perform reasonable age verification before allowing access to the social media company's social media platform.
- 2. Reasonable age verification methods under paragraph 1 of this subsection include providing:
  - a. a digitized identification card, including a digital copy of a driver license,
  - b. government-issued identification,
  - c. any commercially reasonable age verification method, or
  - d. confirmation from a platform from which social media applications are downloaded that the platform has verified the age of the user.
- SECTION 4. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 122 of Title 25, unless there is created a duplication in numbering, reads as follows:
- A. A social media platform that is accessed by minors shall not:

1. Process the personal information of any minor if the social media platform has actual knowledge of or willfully disregards that the processing may result in substantial harm or is a privacy risk to minors;

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- 2. Profile a minor unless both of the following criteria are met:
  - a. the social media platform can demonstrate it has appropriate safeguards in place to protect minors, and
  - b. (1) profiling is necessary to provide the online service or feature requested for the aspects of the online service or feature with which the minor is actively and knowingly engaged, or
    - (2) the social media platform can demonstrate a compelling reason that profiling does not pose substantial harm or is a privacy risk to minors;
- 3. Collect or retain any personal information that is not necessary to provide an online service or feature with which a minor is actively and knowingly engaged unless the online platform can demonstrate a compelling reason that collecting or retaining the personal information does not pose substantial harm or is a privacy risk to minors;
- 4. Use the personal information of a minor for any reason other than the reason for which the personal information was collected unless the online platform can demonstrate a compelling reason that

the use of the personal information does not pose substantial harm or is a privacy risk to minors;

- 5. Collect any precise geolocation data of minors unless the collection of the precise geolocation data is strictly necessary for the online platform to provide the service, product, or feature requested and then only for the limited time that the collection of the precise geolocation data is necessary to provide the service or feature;
- 6. Collect any precise geolocation data of a minor without providing an obvious sign to the minor for the duration of the collection that the precise geolocation data is being collected;
- 7. Use dark patterns to lead or encourage minors to provide personal information beyond what personal information would otherwise be reasonably expected to be provided for that online service or feature, to forego privacy protections, or to take any action that the online platform has actual knowledge of or willfully disregards that may result in substantial harm or is a privacy risk to minors;
- 19 8. Use any personal information collected to estimate the age
  20 or age range for any other purpose or retain that personal
  21 information longer than necessary to estimate age. The age estimate
  22 must be proportionate to the risks and data practice of an online
  23 service or feature; or

9. Sell or share any personal information or any geolocation data of minors.

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- B. Violations of this section may be reported to the Office of the Attorney General.
- C. If the Attorney General determines that there has been a violation of this section, the Attorney General shall send notice to the social media platform.
- D. The social media platform shall have a forty-five-day period to cure the violation of this section.
- SECTION 5. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 123 of Title 25, unless there is created a duplication in numbering, reads as follows:
  - A. 1. A social media company that knowingly violates this act is liable if the social media company fails to perform a reasonable age verification or fails to comply with Section 4 of this act.
  - 2. If a social media company performs a reasonable age verification, the social media company shall not retain any identifying information of the individual after access to the social media platform has been granted.
- B. The Attorney General may initiate an enforcement action against social media companies that allegedly commit a violation of this act.
- C. A social media company that violates this act is liable to an individual for:

- 1. A penalty of Two Thousand Five Hundred Dollars (\$2,500.00) per violation, court costs, and reasonable attorney fees as ordered by the court; or
- 2. Damages resulting from a minor accessing a social media platform without the consent of his or her parent or custodian, including court costs and reasonable attorney fees as ordered by the court.
  - D. This section does not:

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- Apply to a news or public interest broadcast, website video,
   report, or event;
  - 2. Affect the rights of a news-gathering organization; or
  - 3. Apply to cloud service providers.
- E. No social media platform shall be liable under this act if, after performing reasonable age verification, a minor manages access to the platform through means of fraud including, but not limited to, the use of fake identification by the minor or an individual claiming to be the parent or legal guardian of the minor.
- F. An Internet service provider, or any of its affiliates or subsidiaries, or search engines will not violate this act solely when providing access, connection to or from a website, or other information or content on the Internet, or a facility, system, or network that is not under that Internet service provider's control, including transmission, downloading, intermediate storage, access software, or other service that provides access or connectivity, to

- the extent the Internet service provider is not responsible for the creation of the content or the communication on a social media platform.
  - SECTION 6. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 124 of Title 25, unless there is created a duplication in numbering, reads as follows:
    - A. A commercial entity or third-party vendor shall not retain any identifying information of an individual supplied for the purpose of age verification, except if required for audit and testing purposes, and in any case for no longer than thirty (30) days after access to the social media platform has been granted.
    - B. A commercial entity that is found to have knowingly retained identifying information of an individual after access to the material is granted, except as provided for in subsection A of this section, is liable to the individual for damages resulting from the retention of the identifying information, including court costs and reasonable attorney fees as ordered by the court.
      - SECTION 7. This act shall become effective July 1, 2025.
  - SECTION 8. It being immediately necessary for the preservation of the public peace, health or safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect and be in full force from and after its passage and approval.

60-1-12670 MJ 02/20/25