HB1388 FULLPCS1 Toni Hasenbeck-MAH 3/3/2025 3:40:30 pm

COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

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Reading Clerk

STATE OF OKLAHOMA

1st Session of the 60th Legislature (2025)

By: Hasenbeck

PROPOSED COMMITTEE SUBSTITUTE

FOR

HOUSE BILL NO. 1388

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PROPOSED COMMITTEE SUBSTITUTE

An Act relating to schools; enacting the Protecting Oklahoma's Children on Social Media Act of 2025; defining terms; imposing certain duties on the State Department of Education; prescribing content for comprehensive character education program; requiring employee workshops; requiring programs related to online safety; prescribing required content; providing for updates; requiring information to be available on website; providing for online safety programs at school district; requiring certain acceptable use policies; prescribing required content for acceptable use policies; providing for authorized content; requiring implementation of acceptable use policy; requiring certain technology protection measures; prescribing procedures for technology protection measures requiring training for employees; prescribing procedures for approval of policy; providing for review; providing for revision of policy; authorizing withholding of certain funding; providing for investigations; providing method for correction of violations; requiring adoption of social media policy; prescribing required content of policy; providing for implementation and enforcement of social media policy; requiring compliance review; prescribing procedures for corrections and revisions; prescribing procedures for noncompliance; authorizing corrective actions; requiring adoption of policy with respect to bullying; prescribing required content; providing for notifications; providing for evaluation of policy; requiring State Department of Education to develop model policy; providing for required content

of policy; requiring posting of certain information; providing for civil immunity; providing for ineligibility for state funding; imposing duties on social media account service providers; providing for express consent; prohibiting opening of certain accounts; requiring social media service providers to prohibit certain actions; authorizing enforcement of provisions by Attorney General; eliminating private right of action; authorizing damages; prescribing procedures for notice; prohibiting certain provisions in contracts, statements or terms of condition; requiring certain entities to implement age verification process; providing for reasonable age verification methods; providing for liability based on violation of requirements; providing for fines; prohibiting retention of certain information; providing exceptions for certain information methods; providing for codification; providing an effective date; and declaring an emergency.

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

14 SECTION 1. NEW LAW A new section of law to be codified

in the Oklahoma Statutes as Section 29-101 of Title 70, unless there

is created a duplication in numbering, reads as follows:

This act shall be known and may be cited as the "Protecting

Oklahoma's Children on Social Media Act of 2025".

SECTION 2. NEW LAW A new section of law to be codified

in the Oklahoma Statutes as Section 29-102 of Title 70, unless there

is created a duplication in numbering, reads as follows:

A. As used in this section:

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1. "Acceptable-use policy" means a policy for Internet usage
Internet use adopted by a local board of education or appropriate
school governing body that meets the requirements of this section;

- 2. "Account holder" means a person who is a resident of this state and has an account or profile to use a social media platform, including a minor account holder;
 - 3. "Bullying" means an act that is:

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- a. any willful attempt or threat to inflict injury on another person, when accompanied by an apparent present ability to do so,
- b. any intentional display of force such as would give the victim reason to fear or expect immediate bodily harm, or
- c. any intentional written, verbal, or physical act which a reasonable person would perceive as being intended to threaten, harass, or intimidate, that:
 - (1) causes another person substantial physical harm or visible bodily harm,
 - (2) has the effect of substantially interfering with a student's education or otherwise substantially infringing upon the rights of a student,
 - (3) is so severe, persistent, or pervasive that it creates an intimidating or threatening educational environment, or

(4) has the effect of substantially disrupting the orderly operation of the school.

- d. except as provided in subparagraph (e) of this paragraph, such the term applies to acts which occur on school property, on school vehicles, at designated school bus stops, or at school related functions or activities, including, but not limited to, extracurricular activities, or by use of data or software that is accessed through a computer, computer system, computer network, or other electronic technology of a local school system.
- e. such term includes acts of cyberbullying that originate on school property or involve the use of school equipment, including, but not limited to, acts that occur within a school sponsored online activity;
- 4. "Cyberbullying" means bullying that involves the use of electronic communication, including, but not limited to, communication devices and services, including, but not limited to, cellular telephones, cameras, computers, social media platforms, text messages, chat platforms, and Internet sites;
- 5. "Child pornography" means any visual depiction, including any live performance, photograph, film, video, picture, or computer or computer generated image or picture, whether made or produced by

Req. No. 13066 Page 4

electronic, mechanical, or other means, of sexually explicit conduct when:

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- a. the production of the visual depiction involves a minor engaging in sexually explicit conduct,
- b. the visual depiction is of a minor engaging in sexually explicit conduct, or
- c. the visual depiction has been created, adapted, or modified to appear that an identifiable minor is engaging in sexually explicit conduct;
- 6. "Commercial entity" means a corporation, limited liability company, partnership, limited partnership, sole proprietorship, or other legally recognized entity;
- 7. "Digitized identification card" means a data file available on a mobile device with connectivity to the Internet that contains all of the data elements visible on the face and back of a driver's license or identification card and displays the current status of the driver's license or identification card as being valid, expired, cancelled, suspended, revoked, active, or inactive;
- 8. "Distribute" means to issue, sell, give, provide, deliver, transfer, transmute, circulate, or disseminate by any means;
 - 9. "Educational entity" means:
 - a. a public elementary or secondary school,
 - b. a private elementary or secondary school,

c. an institution within The Oklahoma State System of Higher Education,

d. a career-technology school district, or

- e. an independent or private college or university;
- 10. "Electronic communication" means, but is not limited to, any transfer of signs, signals, writings, images, sounds, data, or intelligence of any nature transmitted in whole or in part by a wire, radio, electromagnetic, photoelectronic, or photo-optical system. Such term shall include photographs and video and audio recordings;
- 11. "Harmful to minors" means that quality of description or representation, in whatever form, of nudity, sexual conduct, sexual excitement, or sadomasochistic abuse, when:
 - a. taken as a whole, it predominantly appeals to the prurient, shameful, or morbid interest of minors,
 - b. it is patently offensive to prevailing standards in the adult community as a whole with respect to what is suitable material for minors, and
 - c. taken as a whole, it is lacking in serious literary, artistic, political, or scientific value for minors;
 - 12. "Identifiable minor" means a person:
 - a. (1) who was a minor at the time the visual depiction was created, adapted, or modified, or

1 (2) whose image as a minor was used in creating,
2 adapting, or modifying the visual depiction, and

- b. who is recognizable as an actual person by such person's face, likeness, or other distinguishing physical characteristic or other recognizable physical feature;
- 13. "Internet" means the global information system that is logically linked together by a globally unique address space based on the Internet protocol or its subsequent extensions that is able to support unencrypted communications using the transmission control protocol/Internet protocol (TCP/IP) suite, its subsequent extensions, or other Internet protocol compatible protocols and that provides, uses, or makes accessible, either publicly or privately, high level services layered on such communications and related infrastructure;
- 14. "Local governing body" means the board of education of each local school system, the governing body of each charter school and the governing board of each completion special school. Such term shall not include system charter schools, conversion charter schools, whose charter is not held by a nonprofit corporation; and college and career academies that are charter schools;
 - 15. "Material harmful to minors" means:
 - a. any material that the average person, applying contemporary community standards, would find, taking

1 the material as a whole and with respect to minors, is 2 designed to appeal to, or is designed to pander to, prurient interest, 3 any of the following materials that exploit, are 4 b. 5 devoted to, or principally consist of descriptions of actual, simulated, or animated displays or depictions 6 7 of any of the following, in a manner patently offensive with respect to minors: 8 9 (1)nipple of the female breast, pubic hair, anus, 10 vulva, or genitals, 11 touching, caressing, or fondling of nipples, (2) 12 breasts, buttocks, the anus, or genitals, or 1.3 (3) any sexual act, including, but not limited to, 14 sexual intercourse, masturbation, sodomy, 15 bestiality, oral copulation, flagellation, 16 excretory functions, and exhibitions of sexual 17 acts, or 18 the material taken as a whole lacks serious literary, 19 artistic, political, or scientific value for minors; 20 16. "Minor" means any individual under the age of eighteen (18) 21 years; 22 17. "Minor account holder" means an account holder who is a 23 minor;

Req. No. 13066 Page 8

"News-gathering organization" means:

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a. an employee of a newspaper, news publication, or news source, printed or published on an online or mobile platform, while operating as an employee of a newsgathering organization who can provide documentation of employment with the newspaper, news publication, or news source, or

b. an employee of a radio broadcast station, television broadcast station, cable television operator, or wire service while operating as an employee of a newsgathering organization who can provide documentation of employment;

19. "Obscene" means material that:

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- a. to the average person, applying contemporary community standards, taken as a whole, it predominantly appeals to the prurient interest, that is, a shameful or morbid interest in nudity, sex, or excretion,
- b. the material taken as a whole lacks serious literary, artistic, political, or scientific value, and
- c. the material depicts or describes, in a patently offensive way, sexual conduct specifically defined in divisions (1) through (5) of this subparagraph:
 - (1) acts of sexual intercourse, heterosexual or homosexual, normal or perverted, actual or simulated,

1			(2) acts of masturbation,
2			(3) acts involving excretory functions or lewd
3			exhibition of the genitals,
4			(4) acts of bestiality or the fondling of sex organs
5			of animals, or
6			(5) sexual acts of flagellation, torture, or other
7			violence indicating a sadomasochistic sexual
8			relationship;
9	20.	"Obs	cene material" means material which meets the following
10	requirem	ents:	
11		a.	to the average person, applying contemporary community
12			standards, taken as a whole, the material
13			predominantly appeals or panders to prurient interest
14			in nudity, sex, or excretion,
15		b.	the material, taken as a whole, lacks serious
16			literary, artistic, political, or scientific value,
17			and
18		С.	the material depicts or describes in a patently
19			offensive way sexual conduct as follows:
20			(1) acts of sexual intercourse, heterosexual or
21			homosexual, normal or perverted, actual or
22			simulated,
23			(2) acts of masturbation,
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1 (3) acts involving excretory functions or lewd exhibition of the genitals,

- (4) acts of bestiality or the fondling of sex organs of animals, or
- (5) sexual acts of flagellation, torture, or other violence indicating a sadomasochistic sexual relationship;
- 21. "Parent" means a person who has legal authority to act on behalf of a minor child as a natural or adoptive parent or a legal quardian;
- 22. "Post" means content that an account holder makes available on a social media platform for other account holders or users to view or listen to, including text, images, audio, and video;
- 23. "Publish" means to communicate or make information available to another person or entity on a public website;
- 24. "Reasonable age verification" means to confirm that a person seeking to access published material that may have a substantial portion of material that is harmful to minors is at least eighteen (18) years of age;
- 25. "School equipment" means any computer or computer networking equipment, technology or technology-related device or service, or communication system or service that is operated, owned, leased, and made available to students by a local board of education, local school system, or public school and that is used

for transmitting, receiving, accessing, viewing, hearing, downloading, recording, or storing electronic communication;

- 26. "Social media platform" means an online forum that allows an account holder to create a profile, upload posts, view and listen to posts, form mutual connections, and interact publicly and privately with other account holders and users. Such term shall not include an online service, website, or application where the predominant or exclusive function is any of the following:
 - a. email,

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- b. a service that, pursuant to its terms of use, does not permit minors to use the platform and utilizes commercially reasonable age assurance mechanisms to deter minors from becoming account holders,
- c. a streaming service that provides only licensed media that is not user generated in a continuous flow from the service, website, or application to the end user and does not obtain a license to the media from a user or account holder by agreement to its terms of service,
- d. news, sports, entertainment, or other content that is preselected by the provider and not user generated, and any chat, comment, or interactive functionality that is provided incidental to or directly or indirectly related to such content,

e. online shopping or ecommerce, if the interaction with other users or account holders is generally limited to the ability to upload a post and comment on reviews, the ability to display lists or collections of goods for sale or wish lists, and other functions that are focused on online shopping or ecommerce rather than interaction between users or account holders,

- f. interactive gaming, virtual gaming, or an online service, website, or application that allows the creation and uploading of content for the purpose of interactive gaming, educational entertainment, or associated entertainment, and communications related to that content,
- g. photograph editing that has an associated photograph hosting service if the interaction with other users or account holders is generally limited to liking or commenting,
- h. single-purpose community groups for public safety if the interaction with other users or account holders is limited to that single purpose and the community group has guidelines or policies against illegal content,

i. business-to-business software,

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1 j. teleconferencing or videoconferencing services that 2 allow reception and transmission of audio and video signals for real-time communication, 3 4 k. cloud storage, 5 1. shared document collaboration, cloud computing services, which may include cloud 6 m. 7 storage and shared document collaboration, providing access to or interacting with data 8 n. 9 visualization platforms, libraries, or hubs, permitting comments on a digital news website if the 10 Ο. 11 news content is posted only by the provider of the 12 digital news website, 1.3 providing or obtaining technical support for a р. 14 platform, product, or service, 15 academic, scholarly, or genealogical research where q. 16 the majority of the content is created or posted by 17 the provider of the online service, website, or 18 application and the ability to chat, comment, or 19 interact with other users is directly related to the 20 provider's content, 2.1 Internet access and broadband service, r. 22 a classified advertising service in which the provider s. 23 of the online service, website, or application is

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Req. No. 13066 Page 14

limited to all of the following:

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- (1) permitting only the sale of goods,
- (2) prohibiting the solicitation of personal services,
- (3) posting or creating a substantial amount of the content, and
- (4) providing the ability to chat, comment, or interact with other users only if it is directly related to the provider's content,
- t. an online service, website, or application that is used by or under the direction of an educational entity, including a learning management system, student engagement program, or subject- or skill-specific program, where the majority of the content is created or posted by the provider of the online service, website, or application and the ability to chat, comment, or interact with other users is directly related to the provider's content,
- u. peer-to-peer payments, provided that interactions among users or account holders are generally limited to the ability to send, receive, or request funds; like or comment on such transactions; or other functions related to sending, receiving, requesting, or settling payments among users or account holders, or

v. career development opportunities, including professional networking, job skills, learning certifications, and job posting and application services;

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- 27. "Substantial portion" means more than thirty-three and one-third percent (33 1/3%) of total material on a public website which meets the definition of material that is harmful to minors as defined in this section;
- 28. "Technology protection measure" means a technology that inspects and analyzes unencrypted Internet traffic for malware and that blocks or filters electronic access to obscene materials, child pornography, or material that is harmful to minors;
- 29. "Transmit" means to send or broadcast an electronic communication; and
- 30. "User" means a person who has access to view all or some of the posts on a social media platform, but who is not an account holder.
- SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 29-103 of Title 70, unless there is created a duplication in numbering, reads as follows:
- A. The State Department of Education shall develop by the start of the 2025-2026 school year a comprehensive character education program for levels K-12. This comprehensive character education program shall be known as the "character curriculum" and shall focus

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on the students' development of the following character traits:
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    courage, patriotism, citizenship, honesty, fairness, respect for
    others, kindness, cooperation, self-respect, self-control, courtesy,
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    compassion, tolerance, diligence, generosity, punctuality,
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    cleanliness, cheerfulness, school pride, respect for the
    environment, respect for the creator, patience, creativity,
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    sportsmanship, loyalty, perseverance, and virtue. Such program
    shall also address, by the start of the 2025-2026 school year,
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    methods of discouraging bullying and violent acts against fellow
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    students and methods of promoting responsible digital citizenship
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    and the safe and appropriate use of technology, the Internet, and
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    social media. Local governing bodies shall implement such a program
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    in all grade levels at the beginning of the 2025-2026 school year
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    and shall provide opportunities for parental involvement in
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    establishing expected outcomes of the character education
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    program.
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B. The Department of Education shall develop character education program workshops designed for public school employees.

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- SECTION 4. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 29-104 of Title 70, unless there is created a duplication in numbering, reads as follows:
- A. 1. The Department of Education shall develop model programs for educating students regarding online safety while using the Internet, taking into consideration educational materials on this

topic developed by other states as well as any other materials suggested by education experts, child psychologists, and technology companies that promote child online safety issues.

- 2. The model programs provided for in this section shall include one or more model programs for students in grades six through twelve which:
 - a. shall include instruction regarding:
 - the social, emotional, and physical effects of social media on users,
 - (2) the effects of social media on the mental health of users, particularly teenagers,
 - (3) the distribution of disinformation and misinformation on social media,
 - (4) how social media influences thoughts and behaviors,
 - (5) the permanency and risks of sharing materials online,
 - (6) how to maintain personal security and identify cyberbullying, predatory behavior, and human trafficking on the Internet and social media, and
 - (7) how to report suspicious behavior encountered on the Internet and social media to appropriate persons and authorities, and

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- b. may include information regarding the benefits of social media use, such as supporting career readiness for future academic or employment opportunities, sharing information with familiar family and friends, and safely connecting with other users with similar interests.
- C. The Department of Education shall periodically update the model programs provided for in this section to reflect changes in Internet and social media use, emergent technologies, social and psychological research, and information concerning new threats to teenagers and young adults using social media platforms and other online communication technologies.

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- D. The Department of Education shall publish on its website information relating to the model programs provided for in this section, including recommended curricula and instructional materials as updated periodically as provided in this section. The Department of Education shall provide technical assistance in addition to such model programs and recommended curricula and instructional materials to aid any local board of education that may elect to incorporate one or more components of Internet and social media safety into its instructional program.
- E. Each local board of education may incorporate into its instructional program a component on online Internet safety,

1 including social media safety, to be taught on a schedule as 2 determined by the local board of education.

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- SECTION 5. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 29-105 of Title 70, unless there is created a duplication in numbering, reads as follows:
- A. No later than October 1, 2025, each local governing body shall adopt an acceptable-use policy for its school system. At a minimum, an acceptable-use policy shall contain provisions which are reasonably designed to:
- 1. Prevent and prohibit any school equipment from being used for accessing, sending, receiving, viewing, or downloading obscene materials, child pornography, or material that is harmful to minors;
- 2. Establish appropriate measures to be taken by the school or local school system in response to:
 - a. students and school employees who intentionally violate the acceptable-use policy, whether or not such student or school employee was, at the time of such violation, on school property, on a school bus or other school vehicle, at a school-related function, or elsewhere, provided that such measures include disciplinary measures, and
 - b. any person who is not a student or school employee who violates the acceptable-use policy, whether or not such person was, at the time of such violation, on

school property, on a school bus or other school vehicle, at a school related function, or elsewhere;

3. Provide for administrative procedures to enforce the acceptable-use policy;

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- 4. Provide for administrative procedures to address complaints regarding possible violations of the acceptable-use policy which, at a minimum, require that each complaint is responded to in writing by an appropriate school or local school system official; and
- 5. Provide for expedited review and resolution of a claim that the application of the acceptable-use policy is denying a student or school employee access to material that is not within the prohibitions of the acceptable-use policy.
- B. The acceptable-use policy provided for in subsection A of this section may include terms, conditions, and requirements deemed appropriate by the local governing body to differentiate acceptable uses among elementary, middle, and high school students and among different age groups; provided, however, that any local governing body that authorizes such differentiation shall articulate in its acceptable-use policy the rationale for each method of differentiation included in such acceptable-use policy.
- C. Each local governing body shall provide reasonable opportunities and procedures for parents or guardians of current students to confer and collaborate with school administrators and teachers regarding appropriate Internet access for such students.

D. Each local governing body and local school superintendent shall take such steps as are necessary and appropriate to implement and enforce the acceptable-use policy, which shall include, but shall not be limited to, providing for the adoption, use, and routine upgrading of technology protection measures which meet or exceed compliance standards and specifications established by the Department.

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- E. Each school and local school system shall provide, upon written request of a parent or guardian, a copy of the acceptable-use policy adopted pursuant to subsection B of this section and information regarding the administrative procedures in effect to enforce such acceptable-use policy and to address complaints about such enforcement.
- SECTION 6. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 29-106 of Title 70, unless there is created a duplication in numbering, reads as follows:

Beginning with the 2025-2026 school year and each school year thereafter, by April 1, the Department shall establish compliance standards and specifications for technology protection measures to be used by schools and local school systems. To the extent practicable, such compliance standards and specifications for technology protection measures shall include measures and controls for parents or guardians of current students to supervise and manage appropriate Internet access by such students who are using a school

- issued computer or other electronic device while not on school
 property, not on a school bus or other school vehicle, or not at a
 school related function.
 - SECTION 7. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 29-107 of Title 70, unless there is created a duplication in numbering, reads as follows:

- A. In addition to establishing such compliance standards and specifications, the Department shall recommend technology protection measures to be installed by schools and local school systems on each computer or other electronic device issued to students for off-campus use.
- B. The Department is authorized, in collaboration with the Department of Administrative Services, to identify a nonexclusive list of providers of technology protection measures that meet or exceed such standards and specifications; provided, however, that the Department shall no less than annually require each such provider to verify that the technology protection measures it provides meet or exceed such standards and specifications. The Department is authorized to provide information to schools and local school systems regarding state contracts with such providers of technology protection measures. The Department shall prioritize the identification of providers of technology protection measures that include parental measures and controls as provided for in Section 6 of this act.

C. The Department shall provide guidance and technical assistance to assist schools and local school systems in complying with the requirements of Section 6 of this act.

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- D. No later than December 1, 2025, the Department shall develop guidelines for the training of school personnel. The training guidelines shall include instruction in:
- 1. Implementing and complying with acceptable-use policies required by Section 6 of this act;
- 2. Basic cybersecurity issues pertinent to schools, students, and educators, including, but not limited to, phishing and multifactor authentication; and
- 3. Other current and emerging issues and topics which address the safe and secure use of technology by students and educators.
- SECTION 8. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 29-108 of Title 70, unless there is created a duplication in numbering, reads as follows:
- A. Beginning with the 2025-2026 school year and each school year thereafter, by October 15, each local governing body shall submit a copy of the acceptable-use policy adopted pursuant to Section 5 of this act to the State Board of Education. Such submission shall also include the identification of the technology protection measures that are being used to block access to material in accordance with subsection D of Section 5 of this act.

B. The State Board of Education shall review each acceptableuse policy and technology protection measure and any subsequent
revisions submitted pursuant to subsection C of this section. If
the State Board determines after review that a policy, technology
protection measure, or revision is not reasonably designed to
achieve the requirements of this section, the State Board shall
provide written notice to the local governing body explaining the
nature of such noncompliance, and the local board of education
governing body shall have thirty (30) days from the receipt of
written notice to correct such noncompliance. The State Board may
provide an extension to the thirty-day period on a showing of good
cause.

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- C. No revision of an acceptable-use policy submission which has been approved by the State Board pursuant to subsection B of this section shall be implemented until such revision is approved by the State Board. If the State Board fails to disapprove the revision within sixty (60) days after the submission is received, the local governing body may proceed with the implementation of the revision.
- D. The State Board shall be authorized to withhold a portion of the state funding allotment for a school or to a local school system if the local board of education that:
- 1. Fails to timely submit an acceptable-use policy or technology protection measure in accordance with the requirements of this section;

2. Submits an acceptable-use policy that is not reasonably designed to achieve the requirements of this section; or

- 3. Is not enforcing or is substantially disregarding its acceptable-use policy;
- 4. Is using technology protection measures which do not meet or exceed standards and specifications established by the Department to block access to material in accordance with subsection D of Section 5 of this act; or
- 5. Is not using any technology protection measures to block access to material in accordance with subsection D of this section.
- E. If the State Board disapproves an acceptable-use policy of a local board of education or any revision thereof or notifies the a local governing body that it is subject to the withholding of funding pursuant to subsection D of this section, the local governing body may appeal the decision to the superior court of the county where the local governing body is situated.
- SECTION 9. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 29-109 of Title 70, unless there is created a duplication in numbering, reads as follows:
- A. The State Board shall be responsible for conducting investigations and making written determinations as to whether a local governing body has violated the requirements of this section.

If the State Board determines that a local governing body is in violation of the requirements of this section, it shall direct the

local governing body to acknowledge and correct the violation within thirty (30) days and to develop a corrective plan for preventing future recurrences.

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- B. Notwithstanding any other provision of this section to the contrary, an administrator or supervisor of a school or local school system, or designee thereof, may disable the software program or online server that is being utilized technology protection measure that is being used to block access to material or take other reasonable steps for an adult or for a minor who provides written consent from his or her parent or guardian to enable access to the Internet for bona fide research or other lawful purpose.
- C. Nothing in subsection B of this section shall be construed to permit any person to have access to material the character of which is illegal under federal or state law.
- SECTION 10. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 29-110 of Title 70, unless there is created a duplication in numbering, reads as follows:
- A. No later than April 1, 2026, each local governing body shall adopt a social media policy which shall:
 - 1. a. except as provided in subparagraph b of this paragraph, prohibit students from accessing social media platforms through the use of computer equipment, communications services, or Internet access that is operated, owned, leased, and made available to

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students by the local governing body, the school system, or a public school,

- b. to the extent authorized by such social media policy, students shall be permitted to access social media platforms only:
 - (1) as directed by school personnel,
 - (2) for the exclusive purpose of accessing and utilizing age-appropriate educational resources,
 - (3) under the supervision of such school personnel,
 - (4) during the course of a school related activity;
- 2. Establish appropriate measures to be taken when a student violates such policy; and
 - 3. Establish procedures for parents and legal guardians to:
 - a. request information from school personnel about what social media platforms have been or are intended to be accessed as provided in subparagraph b of paragraph 1 of this subsection, and
 - b. prohibit their child from accessing one or more social media platforms as provided in subparagraph b of paragraph 1 of this subsection.
- B. A local governing body shall take such steps as it deems appropriate to implement and enforce its social media policy, which shall include, but shall not be limited to:

1. Use of software programs and other technologies reasonably designed and intended to block and monitor access to social media platforms; and

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- 2. Selection of online servers that block and monitor access to social media platforms.
- C. Each local school system or public school shall publish on its website a copy of the social media policy adopted pursuant to this section and shall provide a paper copy of such upon written request of a parent or guardian of an enrolled student.
- D. The Department of Education shall be authorized to consult with and assist any local governing body in developing and implementing a social media policy pursuant to this section.
- E. 1. No later than April 1, 2026, each local governing body shall submit a copy of the social media policy adopted pursuant to this section to the Department of Education for compliance review. Such submission shall identify any software program or other technology that is being or will be utilized to block access to social media platforms in accordance with subsection B of this section.
- SECTION 11. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 29-111 of Title 70, unless there is created a duplication in numbering, reads as follows:
- A. The Department of Education shall review each social media policy and any subsequent revisions submitted pursuant to Section 10

- of this act. If the Department of Education determines after

 compliance review that a policy or revision thereof is not

 reasonably designed to achieve the requirements of this section, it

 shall provide written notice of noncompliance to the local governing

 body as provided for in subsection C of this section.
 - B. No revision of a social media policy which has been deemed compliant pursuant to subsection C of this section shall be implemented until such revision is reviewed by the Department of Education. If the Department of Education fails to provide a notice of noncompliance for the revision within sixty (60) days of its receipt, the local governing body may proceed with the implementation of the revision.
 - C. 1. The Department of Education shall be responsible for conducting any necessary investigations and making written determinations as to whether a local governing body has failed to comply with the requirements of this section.
 - 2. If the Department of Education determines that a local governing body has failed to comply with the requirements of this section, it shall provide a written notice of noncompliance to such local governing body and the local governing body shall have thirty (30) days from the receipt of such notice to correct such noncompliance and to develop a corrective action plan for preventing future recurrences.

Req. No. 13066

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- D. The Department of Education may extend such thirty-day period upon a showing of good cause by the local governing body.
- E. 1. The State Board of Education shall be authorized to take corrective action, including, but not limited to, withholding a portion of state funding to a local school system or public school if such local governing body fails to comply with the provisions of this section or fails to enforce or substantially disregards its social media policy.
- 2. If the State Board of Education notifies the local governing body that it is subject to the withholding of state funding pursuant to paragraph 1 of this subsection, such local governing body may bring an action against the State Board of Education seeking appropriate relief from the superior court of the county where the local governing body is headquartered.
- SECTION 12. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 29-112 of Title 70, unless there is created a duplication in numbering, reads as follows:
 - A. No later than July 1, 2026:

- 1. Each local board of education shall adopt a policy that prohibits bullying, including, without limitation, cyberbullying, by a student and shall require such prohibition to be included in the student code of conduct for schools in that school system;
- 2. Each local board policy shall require that, upon a finding by the disciplinary hearing officer, panel, or tribunal of school

officials provided for in this subpart that a student in grades six through twelve has committed the offense of bullying for the third time in a school year, such student shall be assigned to an alternative school;

- 3. Each local board of education shall establish and publish in its local board policy a method to notify the parent, guardian, or other person who has control or charge of a student upon a finding by a school administrator that such student has committed an offense of bullying or is a target or suspected victim of bullying. Such notice shall, as appropriate under the circumstances, include referrals to resources for counseling and other appropriate services for students who have been found to have committed an offense of bullying or are targets or suspected victims of bullying; and
- 4. Each local board of education shall ensure that students and parents and guardians of students are notified of the prohibition against bullying, and the penalties for violating the prohibition, by posting such information at each school and by including such information in student and parent handbooks; and
- 5. Each local board of education shall establish a process to regularly evaluate and update the use of technology solutions to aid in the prevention of cyberbullying on school equipment, including, but not limited to, monitoring software intended to provide electronic notification when the occurrence of cyberbullying is detected on such equipment.

B. No later than January 1, 2026, the Department of Education shall develop a model policy regarding bullying, that may be revised from time to time, and shall post such policy on its website in order to assist local school systems. Such model policy shall include:

1. A statement prohibiting bullying;

- 2. A requirement that any teacher or other school employee who has reliable information that would lead a reasonable person to suspect that someone is a target of bullying shall immediately report it to the school principal;
- 3. A requirement that each school have a procedure for the school administration to promptly investigate in a timely manner and determine whether bullying has occurred;
- 4. An age-appropriate range of consequences for bullying which shall include, at minimum and without limitation, disciplinary action or counseling as appropriate under the circumstances;
- 5. A requirement that each school provide referrals, as appropriate under the circumstances, to age-appropriate interventions and services, including, but not limited to, counseling services, for students who have been found to have committed an offense of bullying or are targets or suspected victims of bullying;
- 6. A procedure for a teacher or other school employee, student, parent, guardian, or other person who has control or charge of a

1 student, either anonymously or in such person's name, at such person's option, to report or otherwise provide information on bullying activity; 3

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- 4 7. A statement prohibiting retaliation following a report of bullying; and
- 6 8. Provisions consistent with the requirements of subsection A 7 of this section.
 - C. No later than January 1, 2026, the Department of Education shall develop and post on its website:
 - 1. A list of entities and their contact information which produce antibullying training programs and materials deemed appropriate by the Department for use in local school systems. list shall include at least one entity that provides awareness and training programs relating to cyberbullying; and
 - 2. A list of online and in-person providers of counseling and other appropriate services for students who have been found by school officials to have committed an offense of bullying or are targets or suspected victims of bullying. Such list shall include in-person providers available to families in areas throughout the state.
- 21 Any person who reports an incident of bullying in good faith 22 shall be immune from civil liability for any damages caused by such 23 reporting.

E. Nothing in this section or in the model policy promulgated by the Department of Education shall be construed to require a local board of education to provide transportation to a student transferred to another school as a result of a bullying incident.

- F. Any school system which is not in compliance with the requirements of subsection A of this section shall be ineligible to receive state funding.
- SECTION 13. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 29-113 of Title 70, unless there is created a duplication in numbering, reads as follows:
- A. The provider of a social media platform shall make commercially reasonable efforts to verify the age of account holders with a level of certainty appropriate to the risks that arise from the social media platform's information management practices or shall apply the special conditions applied to minors under this act to all account holders.
- B. The provider of a social media platform shall treat as a minor any individual such provider verifies to be under the age of sixteen (16) years.
- C. No provider of a social media platform shall permit a minor to be an account holder unless such provider obtains the express consent of such minor's parent or guardian. Acceptable methods of obtaining express consent from a parent or guardian include:

- 1. Providing a form for the minor's parent or guardian to sign and return to the social media platform by common carrier, facsimile, email, or scanning;
 - 2. Providing a toll-free telephone number for the minor's parent or guardian to call to consent;

- 3. Coordinating a call with the minor's parent or guardian using videoconferencing technology;
- 4. Collecting information related to the minor's parent's or guardian's government issued identification or financial or payment card information and deleting such information after confirming the identity of the parent or guardian;
- 5. Allowing the minor's parent or guardian to provide consent by responding to an email and taking additional steps to verify the parent's or guardian's identity; and
- 6. Any other commercially reasonable method of obtaining consent using available technology.
- D. Notwithstanding any other provision of this act, no provider of a social media platform shall permit a minor to hold or open an account on the social media platform if the minor is ineligible to hold or open an account under any other provision of state or federal law.
- E. The provider of a social media platform shall make available, upon the request of a parent or guardian of a minor, a list and description of the features offered by the social media

- platform related to censoring or moderating content available on the social media platform, including any features that can be disabled or modified by an account holder.
 - F. For a minor account holder, the provider of a social media platform shall prohibit all of the following:

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- The display of any advertising in the minor account holder's account based on such minor account holder's personal information, except age and location; and
- 2. The collection or use of personal information from the posts, content, messages, text, or usage activities of the minor account holder's account other than what is adequate, relevant, and reasonably necessary for the purposes for which such information is collected, as disclosed to the minor.
- SECTION 14. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 29-114 of Title 70, unless there is created a duplication in numbering, reads as follows:
- A. The Attorney General shall have exclusive authority to enforce the provisions of this act.
- B. Nothing in this act shall be interpreted to serve as the basis for a private right of action under this act or any other law.
- C. Subject to the ability to cure an alleged violation under subsection D of this section, the Attorney General may initiate an action and seek damages for up to Two Thousand Five Hundred Dollars (\$2,500.00) for each violation under this act.

D. At least ninety (90) days before the day on which the Attorney General initiates an enforcement action against a person or entity that is subject to the requirements of this act, the Attorney General shall provide the person or entity with a written notice that identifies each alleged violation and an explanation of the basis for each allegation. The Attorney General shall not initiate an action if the person or entity cures the noticed violation within ninety (90) days of receiving notice from the Attorney General and provides the Attorney General with a written statement indicating that the alleged violation is cured.

E. No provision in a contract, statement of terms or conditions, or any other purported agreement, including, but not limited to, a choice of law provision, a waiver or limitation, or a purported waiver or limitation, may be utilized to prevent the application of this act or prevent, limit, or otherwise interfere with any person's or entity's right to cooperate with the Attorney General or to file a complaint with the Attorney General. Any such provision shall be null and void and unenforceable as contrary to public policy, and a court or arbitrator shall not enforce or give effect to any such provision.

SECTION 15. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 29-115 of Title 70, unless there is created a duplication in numbering, reads as follows:

A. Before allowing access to a public website that contains a substantial portion of material that is harmful to minors, a commercial entity shall use a reasonable age verification method, which may include, but not be limited to:

- 1. The submission of a digitized identification card, including a digital copy of a driver's license;
 - 2. The submission of government-issued identification; or
- 3. Any commercially reasonable age verification method that meets or exceeds an Identity Assurance Level 2 standard, as defined by the National Institute of Standards and Technology.
- B. 1. A commercial entity that knowingly and intentionally publishes or distributes material that is harmful to minors on a public website which contains a substantial portion of material that is harmful to minors is liable if the commercial entity fails to perform reasonable age verification of the individual attempting to access the material.
- 2. A commercial entity that violates this section is liable to an individual for damages resulting from a minor accessing material harmful to minors, including court costs and reasonable attorneys' fees as ordered by the court.
- 3. A commercial entity that violates this section shall be subject to a fine of up to Ten Thousand Dollars (\$10,000.00) for each violation, the amount of which shall be determined by the district court for the county in which any affected minor resides.

- The Attorney General or district attorney having jurisdiction shall institute proceedings to impose such fine within one (1) year of the violation. The issuance of a fine under this paragraph shall not preclude any right of action.
 - C. 1. When a commercial entity or third party performs a reasonable age verification, the commercial entity shall not retain any identifying information after access to the material has been granted.
 - 2. A commercial entity that is found to have knowingly retained identifying information of an individual after access to the material has been granted is liable to such individual for damages resulting from retaining the identifying information, including court costs and reasonable attorney's fees as ordered by the court.
 - D. This section shall not:

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- 1. Apply to a news or public interest broadcast, public website video, report, or event;
 - 2. Affect the rights of a news-gathering organization; or
 - 3. Apply to cloud service providers.
 - E. An Internet service provider and any affiliate, subsidiary, or search engine shall not be considered to have violated this section solely by providing access or connection to or from a public website or to other information or content on the Internet or on a facility, system, or network that is not under that Internet service provider's control, to the extent the Internet service provider is

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    not responsible for the creation of the content or the communication
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    that constitutes material that is harmful to minors.
        SECTION 16. This act shall become effective July 1, 2025.
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        SECTION 17. It being immediately necessary for the preservation
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    of the public peace, health or safety, an emergency is hereby
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    declared to exist, by reason whereof this act shall take effect and
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    be in full force from and after its passage and approval.
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