1	SOCIAL MEDIA REGULATION ACT AMENDMENTS
2	2024 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Jordan D. Teuscher
5	Senate Sponsor:
6 7	LONG TITLE
8	General Description:
9	This bill enacts provisions regarding harm to minors from the excessive use of
10	algorithmically curated social media services.
11	Highlighted Provisions:
12	This bill:
13	defines terms;
14	 enacts legislative findings regarding potential harms of excessive social media use
15	by minors;
16	 allows a private right of action related to harms to minors from excessive social
17	media use and establishes related provisions;
18	• establishes an affirmative defense for a social media company to defend against the
19	private right of action; and
20	prohibits waivers of rights and protections.
21	Money Appropriated in this Bill:
22	None
23	Other Special Clauses:
24	This bill provides a special effective date.
25	Utah Code Sections Affected:
26	ENACTS:
27	78B-3-1101 , Utah Code Annotated 1953



28	78B-3-1102 , Utah Code Annotated 1953
29	78B-3-1103 , Utah Code Annotated 1953
30	78B-3-1104 , Utah Code Annotated 1953
31	78B-3-1105 , Utah Code Annotated 1953
32	78B-3-1106 , Utah Code Annotated 1953
33	REPEALS:
34	13-63-101, as enacted by Laws of Utah 2023, Chapters 477, 498
35	13-63-102, as enacted by Laws of Utah 2023, Chapter 498
36	13-63-103, as enacted by Laws of Utah 2023, Chapter 498
37	13-63-104, as enacted by Laws of Utah 2023, Chapter 498
38	13-63-105, as enacted by Laws of Utah 2023, Chapter 498
39	13-63-201, as enacted by Laws of Utah 2023, Chapter 498
40	13-63-202, as enacted by Laws of Utah 2023, Chapter 498
41	13-63-203, as enacted by Laws of Utah 2023, Chapter 498
42	13-63-301, as enacted by Laws of Utah 2023, Chapter 498
43	13-63-401, as enacted by Laws of Utah 2023, Chapter 477
44	13-63-501, as enacted by Laws of Utah 2023, Chapter 477
45	13-63-601, as enacted by Laws of Utah 2023, Chapters 477, 498
46	13-63-701, as enacted by Laws of Utah 2023, Chapters 477, 498
47 48	Be it enacted by the Legislature of the state of Utah:
49	Section 1. Section 78B-3-1101 is enacted to read:
50	Part 11. Harm to Minors by Algorithmically Curated Social Media Service
51	78B-3-1101. Definitions.
52	As used in this part:
53	(1) "Account holder" means a person who has, creates, or opens an account or profile
54	to use an algorithmically curated social media service.
55	(2) (a) "Adverse mental health outcome" means a condition affecting a minor's mental
56	health that is:
57	(i) diagnosable by a licensed mental health care provider; and
58	(ii) acknowledged by professional mental health experts as having a negative impact on

59	a minor's well-being.
60	(b) "Adverse mental health outcome" includes depression, anxiety, suicidal thoughts or
61	behaviors, and self-harm thoughts or behaviors.
62	(3) "Algorithmically curated social media service" means a social media service that
63	drives user engagement primarily through the use of:
64	(a) a curation algorithm; and
65	(b) engagement driven design elements.
66	(4) "Content" means any information, visual depiction, or other material that appears
67	on or is available or enabled through a social media service.
68	(5) (a) "Curation algorithm" means a computational process or set of rules used by a
69	social media platform that determines, influences, or personalizes, designed to encourage
70	prolonged or frequent engagement:
71	(i) the content a user views;
72	(ii) the order in which content is displayed;
73	(iii) how prominently content is displayed; or
74	(iv) the manner in which content is displayed.
75	(b) "Curation algorithm" does not include the curation of:
76	(i) responses to specific user queries or user prompts requesting content related to
77	defined topics or interests selected by the user; or
78	(ii) content to ensure only age appropriate material is provided to a user based on the
79	user's age;
80	(iii) content that prevents a minor from viewing violent, bullying, threatening, or
81	harassing content; or
82	(iv) content to comply with any state or federal law restricting the display of material
83	harmful to minors.
84	(6) "Engagement driven design elements" means:
85	(a) autoplay features that continuously play content without requiring user interaction;
86	(b) scroll or pagination that loads additional content as long as the user continues
87	scrolling; or
88	(c) push notifications.
89	(7) "Excessive use" means the use of a social media service by a minor to an extent that

90	the use substantially interferes with the minor's normal functioning in:
91	(a) academic performance;
92	(b) sleep;
93	(c) in-person relationships;
94	(d) mental health; or
95	(e) physical health.
96	(8) "Minor" means an individual who is under 18 years old that:
97	(a) has not been emancipated as that term is defined in Section 80-7-102; or
98	(b) has not been married.
99	(9) "Parent" includes a legal guardian.
100	(10) "Push notification" means an automatic electronic message displayed on an
101	account holder's device, when the user interface for the social media service is not actively
102	open or visible on the device, that prompts the account holder to repeatedly check and engage
103	with the social media service.
104	(11) "Resident" means the same as that term is defined in Section 53-3-102.
105	(12) "Social media company" means an entity that owns or operates a social media
106	service.
107	(13) (a) "Social media service" means a website or application that:
108	(i) is open to the public and consists primarily of content that is user-generated and not
109	produced by the social media company;
110	(ii) permits an individual to register as an account holder, establish an account, or
111	create a profile that is made visible to the general public or a set of other users defined by the
112	account holder for the $\hat{H} \rightarrow primary \leftarrow \hat{H}$ purpose of allowing account holders to create, share, and
112a	<u>view</u>
113	user-generated content through such an account or profile;
114	(iii) $\hat{H} \rightarrow \underline{\text{primarily}} \leftarrow \hat{H}$ allows account holders to post content and interact with content
114a	generated by other
115	account holders; and
116	(iv) enables account holders to create online communities or groups and communicate
117	with account holders.
118	(b) "Social media service" does not include:
119	(i) email;
120	(ii) cloud storage; or

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121	(iii) document viewing, sharing, or collaboration services.
122	(14) "User" means an individual who accesses or uses an algorithmically curated social
123	media service.
124	(15) (a) "Utah account holder" means a person who is a Utah resident and an account
125	holder.
126	(b) "Utah account holder" includes a Utah minor account holder.
127	(16) "Utah minor account holder" means a Utah account holder who is a minor.
128	Section 2. Section 78B-3-1102 is enacted to read:
129	78B-3-1102. Legislative Findings.
130	The Legislature finds that:
131	(1) social media services utilize curation algorithms and engagement driven design
132	elements to maximize user engagement;
133	(2) minors are particularly vulnerable to manipulation by the use of curation algorithms
134	and engagement driven design elements;
135	(3) a minor's excessive use of an algorithmically curated social media service is likely
136	to cause adverse mental health outcomes in minors, regardless of the content being viewed;
137	(4) the risk of an adverse mental health outcome resulting from the excessive use of an
138	algorithmically curated social media service increases when a minor uses the service for more
139	than three hours per day, or during regular sleeping hours;
140	(5) algorithmically curated social media services are designed without sufficient tools
141	to allow adequate parental oversight, exposing minors to risks that could be mitigated with
142	additional parental control;
143	(6) protecting minors from the risks associated with the use of algorithmically curated
144	social media services requires intervention at a societal level, informed by expertise in
145	technology, psychology, and youth mental health;
146	(7) the state has a long-established role and responsibility in implementing protections
147	and regulations to safeguard the health and welfare of minors;
148	(8) the state has enacted safeguards around products and activities that pose risks to
149	minors, including regulations on motor vehicles, medications, and products and services
150	targeted to children;
151	(9) any adverse mental health outcomes for minors that are linked to the excessive use

152	of algorithmically curated social media services are a serious public health concern for the
153	state; and
154	(10) the state has a compelling interest to protect minors in the state against adverse
155	mental health outcomes.
156	Section 3. Section 78B-3-1103 is enacted to read:
157	78B-3-1103. Private right of action.
158	(1) A Utah minor account holder or a Utah minor account holder's parent may bring a
159	cause of action against a social media company in court for an adverse mental health outcome
160	arising, in whole or in part, from the minor's excessive use of the social media company's
161	algorithmically curated social media service.
162	(2) To recover damages in a cause of action brought under this section, a person
163	bringing the cause action must demonstrate:
164	(a) that the Utah minor account holder has been diagnosed by a licensed mental health
165	care provider with an adverse mental health outcome; and
166	(b) that the adverse mental health outcome was caused by the Utah minor account
167	holder's excessive use of an algorithmically curated social media service.
168	(3) Except as provided in Subsection (4), a person who brings an action described in
169	Subsection (1), is entitled to a rebuttable presumption that:
170	(a) the Utah minor account holder's adverse mental health outcome was caused, in
171	whole or in part, by the Utah minor account holder's excessive use of the algorithmically
172	curated social media service; and
173	(b) the Utah minor account holder's excessive use of the algorithmically curated social
174	media service was caused, in whole or in part, by the algorithmically curated social media
175	service's curation algorithm and engagement driven design elements.
176	(4) A social media company that complies with the provisions of Section 78B-11-1104
177	is entitled to a rebuttable presumption that:
178	(a) the Utah minor account holder's adverse mental health outcome was not caused, in
179	whole or in part, by the Utah minor account holder's excessive use of the algorithmically
180	curated social media service; and
181	(b) the Utah minor account holder's excessive use of the algorithmically curated social
182	media service was not caused, in whole or in part, by the algorithmically curated social media

183	service's curation algorithm and engagement driven design elements.
184	(5) If a court or fact finder finds that a Utah minor account holder suffered any adverse
185	mental health outcome as a result of the Utah minor account holder's use of a social media
186	company's algorithmically curated social media service, the person seeking relief is entitled to:
187	(a) an award of reasonable attorney fees and court costs; and
188	(b) an amount equal to the greater of:
189	(i) \$10,000 for each adverse mental health outcome incidence; or
190	(ii) the amount of actual damages.
191	(6) A social media company may not be held liable under this part:
192	(a) based on the content of material posted by users of the algorithmically curated
193	social media service; or
194	(b) for declining to restrict access to or modify user posts based solely on the content of
195	those posts.
196	(7) Nothing in this part shall displace any other available remedies or rights authorized
197	under the laws of this state or the United States.
198	Section 4. Section 78B-3-1104 is enacted to read:
199	78B-3-1104. Affirmative defense.
200	(1) A person is not entitled to the rebuttable presumption described in Subsection
201	78B-11-1103(3), and a social media company is entitled to the rebuttable presumption
202	described in Subsection 78B-11-1103(4), if the social media company demonstrates to the
203	court that the social media company:
204	(a) limits a Utah minor account holder's use of the algorithmically curated social media
205	service to no more than three hours in a 24 hour period across all devices;
206	(b) restricts a Utah minor account holder from accessing the algorithmically curated
207	social media service between the hours of 10:30 p.m. and 6:30 a.m.;
208	(c) requires the parent or legal guardian of the minor to consent to a Utah minor
209	account holder's use of the algorithmically curated social media service;
210	(d) disables engagement driven design elements for a Utah minor account holder's
211	$\underline{\text{account}} \hat{H} \rightarrow \underline{\cdot} [; \underline{\text{and}}]$
212	(e) displays content on a Utah minor account holder's account in the order it was
213	posted, showing newer posts after older posts in a first posted, first shown manner, rather than

214	<u>using algorithms or user interactions to determine order.</u>] ←Ĥ
215	(2) A social media company may utilize settings that are enabled at the device level to
216	impose the requirements described in Subsection (1).
217	(3) Notwithstanding Subsection (2), a social media company remains liable to ensure
218	that the Utah minor account holder's account is subject to the restrictions of Subsection (1).
219	Section 5. Section 78B-3-1105 is enacted to read:
220	78B-3-1105. Waiver prohibited.
221	A waiver or limitation, or a purported waiver or limitation, of any of the following is
222	void as unlawful, is against public policy, and a court or arbitrator may not enforce or give
223	effect to the waiver, notwithstanding any contract or choice-of-law provision in a contract:
224	(1) a protection or requirement provided under this chapter;
225	(2) the right to cooperate with or file a complaint with a government agency;
226	(3) the right to a private right of action as provided under this chapter; or
227	(4) the right to recover actual damages, statutory damages, civil penalties, costs, or fees
228	as allowed by this chapter.
229	Section 6. Section 78B-3-1106 is enacted to read:
230	78B-3-1106. Severability.
231	(1) If any provision of this chapter or the application of any provision to any person or
232	circumstance is held invalid by a final decision of a court of competent jurisdiction, the
233	remainder of this chapter shall be given effect without the invalid provision or application.
234	(2) The provisions of this chapter are severable.
235	Section 7. Repealer.
236	This bill repeals:
237	Section 13-63-101, Definitions.
238	Section 13-63-102, Age requirements for use of social media platform Parental
239	consent Rulemaking authority of division.
240	Section 13-63-103, Prohibition on data collection for certain accounts
241	Prohibition on advertising Use of information Search results Directed content.
242	Section 13-63-104, Parental access to social media account.
243	Section 13-63-105, Limited hours of access for minors Parental access and
244	options.

245	Section 13-63-201, Investigative powers of the division.
246	Section 13-63-202, Enforcement powers of the division.
247	Section 13-63-203, Division report.
248	Section 13-63-301, Private right of action.
249	Section 13-63-401, Social media platform design regulations Enforcement and
250	auditing authority Penalties.
251	Section 13-63-501, Private right of action for harm to a minor Rebuttable
252	presumption of harm and causation.
253	Section 13-63-601, Waiver prohibited.
254	Section 13-63-701, Severability.
255	Section 8. Effective date.
256	(1) Except as provided in Subsection (2), this bill takes effect on May 1, 2024.
257	(2) The actions affecting the following sections take effect on October 1, 2024:
258	(a) Section 78B-3-1101;
259	(b) Section 78B-3-1102;
260	(c) Section 78B-3-1103;
261	(d) Section 78B-3-1104;
262	(e) Section 78B-3-1105; and
263	(f) Section 78B-3-1106.