Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 24-0226.01 Richard Sweetman x4333

SENATE BILL 24-158

SENATE SPONSORSHIP

Hansen and Michaelson Jenet,

Lukens,

HOUSE SPONSORSHIP

Senate Committees Business, Labor, & Technology Appropriations **House Committees**

A BILL FOR AN ACT

101	CONCERNING SOCIAL MEDIA COMPANIES, AND, IN CONNECTION
102	THEREWITH, ESTABLISHING REQUIREMENTS FOR THE
103	OPERATION OF SOCIAL MEDIA PLATFORMS BY SOCIAL MEDIA
104	COMPANIES AND AUTHORIZING THE ATTORNEY GENERAL TO
105	ENFORCE THE NEW REQUIREMENTS UNDER THE "COLORADO
106	CONSUMER PROTECTION ACT".

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <u>http://leg.colorado.gov.</u>)

The bill requires that on or before July 1, 2025, a social media

company must post published policies for each of its social media platforms. Thereafter, a social media company must post any updates to the policies within 14 days after the implementation of the updated policies. The published policies must include:

- Contact information that allows a user to ask the social media company questions about the published policies;
- A description of the process that a user must follow to flag content, groups, or other users that the user believes violate the published policies;
- A process to which the social media company commits for the purpose of responding to and resolving user questions and flags;
- A statement that the use of the social media platform for the promotion, sale, or advertisement of any illicit substance; for the sale of any firearm in violation of state or federal law; for sex trafficking of a juvenile; or for the possession, display, exchange, distribution, sale, or creation of, or the inducement to create, sexually exploitative material is prohibited;
- A description of the social media company's process for enforcing its published policies and the potential consequences of violating the published policies; and
- A statement that violations of the published policies that also violate state or federal law will be reported to law enforcement for investigation and potential prosecution.

A social media company must annually submit to the attorney general a report that includes, for each social media platform owned or operated by the social media company:

- The current version of the published policies of the social media platform;
- If the social media company has filed its first report, a complete and detailed description of any changes to the published policies since the previous report;
- A statement of whether the current version of the published policies contains definitions and provisions relating to illicit substances, the sale of firearms in violation of state or federal law, sex trafficking of a juvenile, or the possession, display, exchange, distribution, sale, or creation of, or the inducement to create, sexually exploitative material and, if so, the definitions of those categories and a description of those provisions;
- A detailed description of content moderation practices used by the social media company;
- Data describing actioned items of content and related actions taken by the social media company;

- Data concerning how juveniles in Colorado use the social media platform;
- A detailed description of the social media platform's age verification practices, how they are enforced, and how the social media platform responds to user reports of violations; and
- Data concerning a social media platform's application of its published policies.

The bill also requires a social media company to:

- Use a commercially reasonable process to verify each user's age;
- Allow each user of its social media platforms to select an option to apply the protections available to juveniles;
- Retain any information obtained for age verification purposes only for the purpose of compliance and for no other purpose and to dispose of such information securely after age verification is complete. Additionally, any agent of a social media company that processes age verification information must have its principal place of business in the United States.
- Provide readily accessible and easy-to-use tools and settings for parents and guardians to support an individual that a social media platform knows or reasonably should know is a juvenile with respect to the individual's use of the social media platform. A social media platform must provide similar tools to an individual that the social media platform knows or reasonably should know is a juvenile.
- Provide an individual that the platform knows or reasonably should know is a juvenile with clear and conspicuous warnings of certain threats and events regarding content that the individual shares or accesses on a social media platform;
- Immediately remove any user of a social media platform who promotes, sells, or advertises an illicit substance or engages in the sale of a firearm in violation of state or federal law, the sex trafficking of a juvenile, or the possession, display, exchange, distribution, sale, or creation of, or the inducement to create, sexually exploitative material; keep the user removed until there is human review of this activity; and permanently remove the user if human review confirms the user engaged in such an action;
- Retain for at least one year any data and metadata concerning users' identities and activities on the social media platform;
- Initially respond to any inquiry from a law enforcement

agency within 3 days after receiving the inquiry to confirm receipt and to fulfill the law enforcement request within 30 days after receiving the inquiry. A social media company shall preserve the data needed to respond to an inquiry from a law enforcement agency.

The bill prohibits a social media company from:

- Alerting a user to the fact that a law enforcement agency is investigating the user's activity and account; or
- Using dark patterns to lead or encourage juveniles to provide personal information beyond what is reasonably expected, to disable safeguards or parental controls, to forgo privacy protections, or to take any action that the social media platform knows is not in the best interest of juveniles reasonably likely to access the social media platform.

A violation of the bill's provisions is a deceptive trade practice and punishable pursuant to the "Colorado Consumer Protection Act".

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, add part 16 to article
3	<u>1 of title 6 as follows:</u>
4	<u>PART 16</u>
5	SOCIAL MEDIA COMPANIES
6	6-1-1601. Definitions. As used in this part 16, unless the
7	CONTEXT OTHERWISE REQUIRES:
8	(1) "ACTIONED" MEANS A SOCIAL MEDIA COMPANY, DUE TO A
9	SUSPECTED OR CONFIRMED VIOLATION OF ITS PUBLISHED POLICIES, HAS
10	REMOVED, DEMONETIZED, DEPRIORITIZED, BANNED, OR OTHERWISE TAKEN
11	A SIMILAR MEASURE AGAINST A USER OR RELEVANT ITEM OF CONTENT.
12	(2) "ALGORITHMIC PERSONALIZATION" MEANS A COMPUTATIONAL
13	PROCESS, INCLUDING ONE DERIVED FROM ALGORITHMIC
14	DECISION-MAKING, MACHINE LEARNING, STATISTICAL ANALYSIS, OR OTHER
15	DATA PROCESSING OR ARTIFICIAL INTELLIGENCE TECHNIQUE, USED TO
16	DETERMINE THE SELECTION, ORDER, RELATIVE PRIORITIZATION, OR

1 RELATIVE PROMINENCE OF CONTENT FROM A SET OF INFORMATION THAT 2 IS PROVIDED TO A USER ON A SOCIAL MEDIA PLATFORM, INCLUDING THE 3 RANKING OF SEARCH RESULTS, THE PROVISION OF CONTENT 4 RECOMMENDATIONS, THE DISPLAY OF SOCIAL MEDIA POSTS, OR ANY OTHER 5 METHOD OF AUTOMATED CONTENT SELECTION. 6 (3) "CONTENT" MEANS ANY STATEMENTS, COMMENTS, MEDIA, OR 7 INFORMATION THAT IS CREATED, POSTED, SHARED, OR OTHERWISE 8 INTERACTED WITH BY USERS ON A SOCIAL MEDIA PLATFORM. "CONTENT" 9 DOES NOT INCLUDE MEDIA PLACED ON AN INTERNET-BASED SERVICE OR 10 APPLICATION EXCLUSIVELY FOR THE PURPOSE OF CLOUD STORAGE, 11 TRANSMITTING FILES, OR FILE COLLABORATION. 12 (4) "DARK PATTERN" MEANS A USER INTERFACE DESIGNED OR 13 MANIPULATED WITH THE SUBSTANTIAL EFFECT OF SUBVERTING OR 14 IMPAIRING USER AUTONOMY, DECISION-MAKING, OR CHOICE. 15 (5) "EDUCATIONAL ENTITY" MEANS A PUBLIC SCHOOL, A CHARTER 16 SCHOOL, AN INSTITUTE CHARTER SCHOOL, A BOARD OF COOPERATIVE 17 SERVICES, THE COLORADO SCHOOL FOR THE DEAF AND THE BLIND, A 18 PRIVATE SCHOOL, A DENOMINATIONAL SCHOOL, A PAROCHIAL SCHOOL, A 19 COMMUNITY COLLEGE, A STATE COLLEGE, A STATE UNIVERSITY, OR A 20 NONPROFIT PRIVATE POSTSE<u>CONDARY EDUCATIONAL INSTITUTION.</u> 21 "EPHEMERAL CONTENT" MEANS CONTENT THAT IS (6) 22 TEMPORARILY MADE AVAILABLE TO USERS OF A SOCIAL MEDIA PLATFORM. 23 (7) "FIREARM" MEANS: 24 (a) A FIREARM, AS DEFINED IN SECTION 18-1-901 (3)(h); 25 (b) AN UNFINISHED OR THREE-DIMENSIONALLY PRINTED FRAME OR 26 RECEIVER OF A FIREARM, AS DEFINED IN SECTION 18-12-101 (1)(c.5); OR 27 (c) A MACHINE GUN CONVERSION DEVICE, AS DEFINED IN SECTION 1 <u>18-12-101 (1)(g.2).</u>

2	8) ((a)	"ILLICIT SUBSTANCE" MEANS:

- 3 (I) A CONTROLLED SUBSTANCE, AS DEFINED IN SECTION 18-18-102
- 4 <u>(5);</u>
- 5 (II) ANY HEMP PRODUCT, AS DEFINED IN SECTION 25-5-427 (2)(d), 6 THAT IS NOT A TINCTURE OR COSMETIC AND HAS MORE THAN ONE AND 7 ONE-FOURTH MILLIGRAMS OF THC, AS DEFINED IN SECTION 44-10-209 8 (2)(d), PER SERVING OR HAS A RATIO OF CANNABIDIOL TO THC OF LESS 9 THAN TWENTY TO ONE; AND 10 (III) ANY PRODUCT THAT CONTAINS HEMP THAT IS INTENDED FOR 11 HUMAN CONSUMPTION AND IS NOT A COSMETIC, A DIETARY SUPPLEMENT, 12 A FOOD, A FOOD ADDITIVE, OR AN HERB. 13 (b) NOTWITHSTANDING SUBSECTION (8)(a) OF THIS SECTION, 14 "ILLICIT SUBSTANCE" DOES NOT INCLUDE A PRODUCT THAT MAY BE 15 PRODUCED AND SOLD IN COLORADO PURSUANT TO AND IN COMPLIANCE
- 16 WITH SECTION 25-7-427, ARTICLES 10 AND 50 OF TITLE 44, AND RULES
- 17 <u>PROMULGATED PURSUANT TO SUCH PROVISIONS.</u>
- 18 (9) "INFINITE OR ENDLESS SCROLL" MEANS THE CONTINUOUS
 19 DISPLAY OR SUGGESTION OF NEW CONTENT TO A USER OF A SOCIAL MEDIA
- 20 <u>PLATFORM.</u>
- 21 <u>(10) "JUVENILE" MEANS AN INDIVIDUAL UNDER EIGHTEEN YEARS</u>
- 22 <u>OF AGE.</u>
- 23 (11) (a) "PERSONAL DATA" MEANS INFORMATION THAT IS LINKED
- 24 <u>OR REASONABLY LINKABLE TO AN IDENTIFIED OR IDENTIFIABLE</u>
- 25 <u>INDIVIDUAL.</u>
- 26 (b) "PERSONAL DATA" DOES NOT MEAN DE-IDENTIFIED DATA OR
 27 PUBLICLY AVAILABLE INFORMATION. AS USED IN THIS SUBSECTION (11)(b),

1	"PUBLICLY AVAILABLE INFORMATION" MEANS INFORMATION THAT IS
2	LAWFULLY MADE AVAILABLE FROM FEDERAL, STATE, OR LOCAL
3	GOVERNMENT RECORDS AND INFORMATION THAT A SOCIAL MEDIA
4	COMPANY HAS A REASONABLE BASIS TO BELIEVE AN INDIVIDUAL HAS
5	LAWFULLY MADE AVAILABLE TO THE GENERAL PUBLIC.
6	(12) "PERSONALIZED RECOMMENDATION SYSTEM" MEANS A FULLY
7	OR PARTIALLY AUTOMATED SYSTEM USED TO SUGGEST, PROMOTE, BLOCK,
8	OR RANK CONTENT, BASED ON THE PERSONAL DATA OF USERS.
9	(13) (a) "PUBLISHED POLICIES" OR "POLICIES" MEANS POLICIES
10	ADOPTED AND PUBLISHED BY A SOCIAL MEDIA COMPANY OR SOCIAL MEDIA
11	PLATFORM THAT SPECIFY, AT LEAST, THE USER BEHAVIORS AND ACTIVITIES
12	THAT ARE PERMITTED ON THE SOCIAL MEDIA PLATFORM OWNED OR
13	OPERATED BY THE SOCIAL MEDIA COMPANY AND THE USER BEHAVIORS
14	AND ACTIVITIES THAT MAY SUBJECT A USER OR AN ITEM OF CONTENT TO
15	BEING ACTIONED.
16	(b) "Published policies" or "policies" includes terms of
17	SERVICE AND COMMUNITY GUIDELINES.
18	(14) "Sex trafficking of a juvenile" means selling,
19	RECRUITING, HARBORING, TRANSPORTING, TRANSFERRING, ISOLATING,
20	ENTICING, PROVIDING, RECEIVING, OBTAINING BY ANY MEANS,
21	MAINTAINING, OR MAKING AVAILABLE A JUVENILE FOR THE PURPOSE OF
22	COMMERCIAL SEXUAL ACTIVITY.
23	(15) "SEXUALLY EXPLOITATIVE MATERIAL" HAS THE MEANING SET
24	<u>FORTH IN SECTION 18-6-403 (2)(j).</u>
25	(16) "SOCIAL MEDIA COMPANY" OR "COMPANY" MEANS A PERSON
26	THAT OWNS OR OPERATES ONE OR MORE SOCIAL MEDIA PLATFORMS.
27	(17) (a) "Social media platform" or "platform" means an

1	INTERNET-BASED SERVICE OR APPLICATION THAT HAS USERS IN COLORADO
2	AND MEETS BOTH OF THE FOLLOWING CRITERIA:
3	(I) A SUBSTANTIAL FUNCTION OF THE SERVICE OR APPLICATION IS
4	TO ALLOW USERS TO INTERACT SOCIALLY WITH EACH OTHER WITHIN THE
5	SERVICE OR APPLICATION; AND
6	(II) THE SERVICE OR APPLICATION ALLOWS A USER TO:
7	(A) BECOME A REGISTERED USER, ESTABLISH AN ACCOUNT, OR
8	CONSTRUCT A PUBLIC OR SEMI-PUBLIC PROFILE FOR PURPOSES OF SIGNING
9	INTO AND USING THE SERVICE OR APPLICATION; AND
10	(B) CREATE OR POST CONTENT THAT IS VIEWABLE BY OTHER
11	<u>USERS.</u>
12	(b) "Social media platform" or "platform" does not
13	INCLUDE AN INTERNET-BASED SERVICE OR APPLICATION WHERE THE
14	PREDOMINANT OR EXCLUSIVE FUNCTION OF THE SERVICE OR APPLICATION
15	<u>IS:</u>
16	(I) PROVIDING ELECTRONIC MAIL;
17	(II) FACILITATING COMMUNICATION WITHIN A BUSINESS OR AN
18	ENTERPRISE AMONG EMPLOYEES OR AFFILIATES OF THE BUSINESS OR
19	ENTERPRISE SO LONG AS ACCESS TO THE SERVICE OR APPLICATION IS
20	RESTRICTED TO EMPLOYEES OR AFFILIATES OF THE BUSINESS OR
21	ENTERPRISE;
22	(III) SELLING ENTERPRISE SOFTWARE TO BUSINESSES,
23	GOVERNMENTS, OR NONPROFIT ORGANIZATIONS;
24	(IV) PROVIDING CLOUD-BASED ELECTRONIC STORAGE, INCLUDING
25	CLOUD-BASED STORAGE THAT ALLOWS COLLABORATIVE EDITING BY
26	INVITED USERS;
27	(V) FACILITATING TELECONFERENCING AND VIDEO CONFERENCING

1	FEATURES THAT ARE LIMITED TO CERTAIN PARTICIPANTS IN THE
2	TELECONFERENCE OR VIDEO CONFERENCE AND ARE NOT POSTED PUBLICLY
3	OR FOR BROAD DISTRIBUTION TO OTHER USERS;
4	(VI) FACILITATING CROWD-SOURCED CONTENT FOR REFERENCE
5	GUIDES, SUCH AS ENCYCLOPEDIAS, EDUCATIONAL MATERIALS, AND
6	DICTIONARIES;
7	(VII) FACILITATING ONLINE SHOPPING OR E-COMMERCE IF THE
8	RELATED INTERACTIONS BETWEEN USERS OR ACCOUNT HOLDERS IS
9	LIMITED TO:
10	(A) The ability to post and view comments as part of
11	RATINGS AND REVIEWS OF PRODUCTS;
12	(B) The ability to display lists or collections of goods for
13	SALE OR WISH LISTS; AND
14	(C) OTHER FUNCTIONS THAT ARE FOCUSED ON ONLINE SHOPPING
15	OR E-COMMERCE RATHER THAN OTHER INTERACTIONS BETWEEN USERS OR
16	ACCOUNT HOLDERS;
17	(VIII) PROVIDING A STREAMING SERVICE THAT STREAMS ONLY
18	LICENSED, AND NOT USER-GENERATED, MEDIA IN A CONTINUOUS FLOW
19	FROM THE SERVICE, WEBSITE, OR APPLICATION TO THE END USER AND DOES
20	NOT REQUIRE A USER OR ACCOUNT HOLDER TO OBTAIN A LICENSE FOR THE
21	MEDIA BY AGREEMENT TO A SOCIAL MEDIA PLATFORM'S TERMS OF
22	<u>SERVICE;</u>
23	(IX) Providing news, sports, entertainment, or other
24	CONTENT THAT IS PRESELECTED BY THE PROVIDER AND NOT
25	<u>USER-GENERATED;</u>
26	(X) PROVIDING AN ONLINE SERVICE, WEBSITE, OR APPLICATION
27	THAT IS USED BY OR UNDER THE DIRECTION OF AN EDUCATIONAL ENTITY,

1	INCLUDING A LEARNING MANAGEMENT SYSTEM, A STUDENT ENGAGEMENT
2	PROGRAM, OR A SUBJECT OR SKILL-SPECIFIC PROGRAM, WHERE THE
3	CONTENT IS PREDOMINANTLY CREATED OR POSTED BY THE PROVIDER OF
4	THE ONLINE SERVICE, WEBSITE, OR APPLICATION AND THE ABILITY TO
5	CHAT, COMMENT, OR INTERACT WITH OTHER USERS IS DIRECTLY RELATED
6	TO THE PROVIDER'S CONTENT;
7	(XI) PROVIDING OR OBTAINING TECHNICAL SUPPORT FOR A
8	PLATFORM, PRODUCT, OR SERVICE;
9	(XII) PROVIDING CAREER DEVELOPMENT OPPORTUNITIES,
10	INCLUDING PROFESSIONAL NETWORKING, JOB SKILLS, LEARNING
11	CERTIFICATIONS, AND JOB POSTING AND APPLICATION SERVICES;
12	(XIII) FACILITATING ACADEMIC OR SCHOLARLY RESEARCH; OR
13	(XIV) REPORTING OR DISSEMINATING NEWS INFORMATION FOR A
14	MASS MEDIUM, AS DEFINED IN SECTION 13-90-119.
15	(c) "Social media platform" or "platform" does not
16	INCLUDE AN INTERNET-BASED SERVICE OR APPLICATION WHERE:
17	(I) The content that is posted or created is predominantly
18	POSTED OR CREATED BY THE PROVIDER OF THE INTERNET-BASED SERVICE
19	OR APPLICATION AND NOT USER-GENERATED; AND
20	(II) THE ABILITY TO CHAT, COMMENT, OR INTERACT WITH OTHER
21	USERS IS DIRECTLY RELATED TO THE PROVIDER'S CONTENT.
22	<u>6-1-1602. Social media companies - published policies -</u>
23	required disclosures. (1) ON OR BEFORE JULY 1, 2025, A SOCIAL MEDIA
24	COMPANY SHALL POST PUBLISHED POLICIES FOR EACH SOCIAL MEDIA
25	PLATFORM OWNED OR OPERATED BY THE SOCIAL MEDIA COMPANY. THE
26	PUBLISHED POLICIES MUST BE POSTED IN EACH SOCIAL MEDIA PLATFORM
27	IN A CLEAR AND CONSPICUOUS MANNER REASONABLY DESIGNED TO

1	INFORM ALL USERS OF THE SOCIAL MEDIA PLATFORM OF THE EXISTENCE
2	AND CONTENTS OF THE PUBLISHED POLICIES. THEREAFTER, A SOCIAL
3	MEDIA COMPANY SHALL POST ANY MATERIAL UPDATES TO THE POLICIES
4	WITHIN FOURTEEN DAYS AFTER THE IMPLEMENTATION OF THE UPDATED
5	POLICIES.
6	(2) THE PUBLISHED POLICIES POSTED PURSUANT TO SUBSECTION
7	(1) OF THIS SECTION MUST INCLUDE:
8	(a) CONTACT INFORMATION, OR A DESCRIPTION OF THE PROCESS,
9	THAT ALLOWS A USER TO ASK THE SOCIAL MEDIA COMPANY QUESTIONS
10	ABOUT, OR REPORT VIOLATIONS OF, THE PUBLISHED POLICIES;
11	(b) A DESCRIPTION OF THE PROCESS THAT A USER MUST FOLLOW TO
12	FLAG CONTENT, GROUPS, OR OTHER USERS THAT THE USER BELIEVES
13	VIOLATE THE PUBLISHED POLICIES;
14	(c) A PROCESS TO WHICH THE SOCIAL MEDIA COMPANY COMMITS
15	FOR THE PURPOSE OF RESPONDING TO AND RESOLVING USER QUESTIONS,
16	REPORTS, AND FLAGS AS DESCRIBED IN SUBSECTIONS (2)(a) AND (2)(b) OF
17	THIS SECTION. THIS PROCESS MUST INCLUDE PROCEDURES TO MAKE USERS
18	AWARE WHEN THE SOCIAL MEDIA COMPANY:
19	(I) REVIEWS A USER'S REPORT OR FLAG; AND
20	(II) RESPONDS TO A USER'S REPORT OR FLAG, INCLUDING WHETHER
21	ACTION WAS TAKEN IN RESPONSE.
22	(d) A STATEMENT THAT THE USE OF THE SOCIAL MEDIA PLATFORM
23	FOR THE SALE OR ADVERTISEMENT OF ANY ILLICIT SUBSTANCE; FOR THE
24	SALE OF ANY FIREARM IN VIOLATION OF STATE OR FEDERAL LAW; FOR SEX
25	TRAFFICKING OF A JUVENILE; OR FOR THE POSSESSION, DISPLAY,
26	EXCHANGE, DISTRIBUTION, SALE, OR CREATION OF, OR THE INDUCEMENT
27	TO CREATE, SEXUALLY EXPLOITATIVE MATERIAL IS PROHIBITED; EXCEPT

1	THAT A SOCIAL MEDIA PLATFORM MAY ALLOW A USER TO SELL OR
2	ADVERTISE MEDICAL MARIJUANA OR RETAIL MARIJUANA TO USERS WHO
3	ARE AT LEAST TWENTY-ONE YEARS OF AGE SO LONG AS THE SALE OR
4	ADVERTISING COMPLIES WITH ANY RULES PROMULGATED PURSUANT TO
5	<u>SECTION 44-10-203 (3)(a);</u>
6	(e) A DESCRIPTION OF THE SOCIAL MEDIA COMPANY'S PROCESS FOR
7	ENFORCING ITS PUBLISHED POLICIES AND THE POTENTIAL CONSEQUENCES
8	OF VIOLATING THE PUBLISHED POLICIES, WHICH DESCRIPTION INCLUDES:
9	(I) ACTIONS THE SOCIAL MEDIA COMPANY MAY TAKE AGAINST AN
10	ITEM OF CONTENT, A GROUP, OR A USER, INCLUDING ACTIONS DESCRIBED
11	<u>IN SECTION 6-1-1601 (1); AND</u>
12	(II) DETAILS CONCERNING:
13	(A) WHAT TYPES OF ACTIVITY ON THE SOCIAL MEDIA PLATFORM
14	VIOLATE A PUBLISHED POLICY;
15	(B) WHAT ACTIONS THE SOCIAL MEDIA COMPANY MAY TAKE IN
16	RESPONSE TO EACH TYPE OF ACTIVITY THAT VIOLATES A PUBLISHED
17	POLICY, INCLUDING WHETHER AND HOW THOSE ACTIONS MAY VARY WHEN
18	MULTIPLE VIOLATIONS OF A POLICY OCCUR OR WHEN AN ACTIVITY
19	VIOLATES MULTIPLE POLICIES; AND
20	(C) How many violations of a published policy are
21	REQUIRED TO RESULT IN A SPECIFIC ACTION;
22	(f) A STATEMENT THAT VIOLATIONS OF THE PUBLISHED POLICIES
23	THAT ALSO VIOLATE STATE OR FEDERAL LAW MAY BE REPORTED TO LAW
24	ENFORCEMENT FOR INVESTIGATION AND POTENTIAL PROSECUTION,
25	INCLUDING A DESCRIPTION OF WHEN AND HOW A VIOLATION INVOLVING
26	CONTENT CONCERNING AN ILLICIT SUBSTANCE, THE SALE OF A FIREARM IN
27	VIOLATION OF STATE OR FEDERAL LAW, SEX TRAFFICKING OF A JUVENILE,

1	OR THE POSSESSION, DISPLAY, EXCHANGE, DISTRIBUTION, SALE, OR
2	CREATION OF, OR THE INDUCEMENT TO CREATE, SEXUALLY EXPLOITATIVE
3	MATERIAL WILL BE REPORTED TO LAW ENFORCEMENT AND IN WHAT
4	FORMAT THIS INFORMATION WOULD BE PROVIDED;
5	(g) A DESCRIPTION OF THE SOCIAL MEDIA COMPANY'S POLICIES
6	AND PRACTICES WITH RESPECT TO PERSONAL DATA AND SAFEGUARDS FOR
7	JUVENILES;
8	(h) INFORMATION ABOUT HOW TO ACCESS THE SAFEGUARDS AND
9	PARENTAL TOOLS REQUIRED UNDER SECTIONS 6-1-1605 AND 6-1-1606.
10	INCLUDING INFORMATION FOR JUVENILES OR THEIR PARENTS ABOUT
11	OPTIONS TO OPT OUT OF OR CONTROL PERSONALIZED RECOMMENDATION
12	SYSTEMS AND OTHER PLATFORM FEATURES;
13	(i) NOTICE ABOUT WHETHER THE SOCIAL MEDIA PLATFORM USES
14	OR MAKES AVAILABLE TO JUVENILES A PRODUCT, SERVICE, OR DESIGN
15	FEATURE, INCLUDING ANY PERSONALIZED RECOMMENDATION SYSTEM,
16	THAT PRESENTS A HEIGHTENED RISK OF HARM TO JUVENILES; AND
17	(j) IF THE SOCIAL MEDIA PLATFORM OPERATES A PERSONALIZED
18	RECOMMENDATION SYSTEM, A DESCRIPTION OF HOW THE PERSONALIZED
19	RECOMMENDATION SYSTEM IS USED TO PROVIDE INFORMATION TO
20	JUVENILES, INCLUDING HOW SUCH SYSTEMS USE THE PERSONAL DATA OF
21	JUVENILES AND ALGORITHMIC PERSONALIZATION.
22	(3) A SOCIAL MEDIA COMPANY SHALL MAKE ITS PUBLISHED
23	POLICIES AVAILABLE, AT A MINIMUM, IN ENGLISH AND SPANISH.
24	<u>6-1-1603. Social media companies - report required -</u>
25	mandatory content - searchable public repository. (1) ON AN ANNUAL
26	BASIS IN ACCORDANCE WITH SUBSECTION (2) OF THIS SECTION, A SOCIAL
27	MEDIA COMPANY SHALL SUBMIT TO THE ATTORNEY GENERAL, IN A USABLE

1	FORMAT, A REPORT THAT INCLUDES, FOR EACH SOCIAL MEDIA PLATFORM
2	OWNED OR OPERATED BY THE SOCIAL MEDIA COMPANY:
3	(a) The current version of the published policies of the
4	SOCIAL MEDIA PLATFORM;
5	(b) IF A SOCIAL MEDIA COMPANY HAS FILED ITS FIRST REPORT, A
6	COMPLETE AND DETAILED DESCRIPTION OF ANY CHANGES TO THE
7	PUBLISHED POLICIES SINCE THE PREVIOUS REPORT;
8	(c) A STATEMENT OF WHETHER THE CURRENT VERSION OF THE
9	PUBLISHED POLICIES CONTAINS DEFINITIONS OR PROVISIONS RELATING TO
10	EACH OF THE FOLLOWING CATEGORIES OF CONTENT AND, IF SO, THE
11	DEFINITIONS OF THOSE CATEGORIES, A DESCRIPTION OF THOSE PROVISIONS,
12	<u>OR BOTH:</u>
13	(I) ILLICIT SUBSTANCES;
14	(II) SALES OF FIREARMS IN VIOLATION OF STATE OR FEDERAL LAW;
15	(III) SEX TRAFFICKING OF A JUVENILE; AND
16	(IV) POSSESSION, DISPLAY, EXCHANGE, DISTRIBUTION, SALE, OR
17	CREATION OF, OR THE INDUCEMENT TO CREATE, SEXUALLY EXPLOITATIVE
18	MATERIAL;
19	(d) A DETAILED DESCRIPTION OF CONTENT MODERATION
20	PRACTICES FOR THE CATEGORIES OF CONTENT DESCRIBED IN SUBSECTION
21	(1)(c) OF THIS SECTION USED BY THE SOCIAL MEDIA COMPANY FOR EACH
22	SOCIAL MEDIA PLATFORM, INCLUDING:
23	(I) UNDER WHAT CIRCUMSTANCES CONTENT MODERATION
24	SYSTEMS INVOLVE AUTOMATED REVIEW EXCLUSIVELY, HUMAN REVIEW
25	EXCLUSIVELY, OR ANY OTHER TYPE OR COMBINATION OF CONTENT
26	MODERATION PRACTICES;
27	(II) HOW CONTENT MODERATION SYSTEMS ARE USED TO ENFORCE

1	PUBLISHED POLICIES OF THE SOCIAL MEDIA PLATFORM, INCLUDING WHEN
2	AND HOW PUBLISHED POLICIES ARE ENFORCED USING AUTOMATED REVIEW,
3	HUMAN REVIEW, OR ANY OTHER TYPE OR COMBINATION OF CONTENT
4	MODERATION PRACTICES;
5	(III) How the social media company responds to user
6	REPORTS OF CONTENT THAT VIOLATES STATE OR FEDERAL LAW OR THE
7	SOCIAL MEDIA COMPANY'S PUBLISHED POLICIES;
8	(IV) How the social media company removes individual
9	PIECES OF CONTENT, USERS, OR GROUPS THAT VIOLATE STATE OR FEDERAL
10	LAW OR THE PUBLISHED POLICIES OR TAKES OTHER ACTION AGAINST A
11	USER OR GROUP OF USERS WHO VIOLATE THE PUBLISHED POLICIES; AND
12	(V) THE AVERAGE NUMBER OF DAYS A SOCIAL MEDIA COMPANY
13	TAKES TO MAKE DETERMINATIONS AND REMOVE USERS PURSUANT TO THE
14	PROCEDURES SET FORTH IN SECTION 6-1-1608, DISAGGREGATED BY EACH
15	CATEGORY DESCRIBED IN SUBSECTION (1)(c) OF THIS SECTION;
16	(e) (I) For the preceding calendar year, data for users
17	BASED IN THE UNITED STATES, WITH A SPECIFIC BREAKDOWN OF THE DATA
18	FOR COLORADO-BASED USERS FOR EACH CATEGORY DESCRIBED IN
19	SUBSECTION (1)(c) OF THIS SECTION, INCLUDING:
20	(A) THE TOTAL NUMBER OF ITEMS OF CONTENT FLAGGED BY THE
21	SOCIAL MEDIA COMPANY, USERS, OR OTHER ENTITIES, DISAGGREGATED BY
22	EACH CATEGORY DESCRIBED IN SUBSECTION (1)(c) OF THIS SECTION;
23	(B) The total number of actioned items of content,
24	$\underline{DISAGGREGATEDBYEACHCATEGORYDESCRIBEDINSUBSECTION(1)(c)OF}$
25	THIS SECTION;
26	(C) The percentage of all flagged items and the
27	PERCENTAGE OF ALL ACTIONED ITEMS OF CONTENT WITHIN, AND

1	DISAGGREGATED BY, EACH CATEGORY DESCRIBED IN SUBSECTION (1)(c)
2	OF THIS SECTION;
3	(D) THE NUMBER OF TIMES EACH ACTIONED ITEM OF CONTENT IN
4	EACH CATEGORY DESCRIBED IN SUBSECTION (1)(c) OF THIS SECTION WAS
5	VIEWED BY USERS BEFORE IT WAS ACTIONED;
6	(E) THE NUMBER OF TIMES EACH ACTIONED ITEM OF CONTENT IN
7	EACH CATEGORY DESCRIBED IN SUBSECTION (1)(c) OF THIS SECTION WAS
8	<u>SHARED;</u>
9	(F) THE TOTAL NUMBER OF TIMES USERS APPEALED SOCIAL MEDIA
10	COMPANY ACTIONS TAKEN ON THAT SOCIAL MEDIA PLATFORM RELATED TO
11	EACH CATEGORY DESCRIBED IN SUBSECTION (1)(c) OF THIS SECTION AND
12	THE TOTAL NUMBER OF REVERSALS OF SOCIAL MEDIA COMPANY ACTIONS
13	ON APPEAL, DISAGGREGATED BY EACH TYPE OF ACTION; AND
14	(G) The total number of users' accounts that were
15	ACTIONED BY THE SOCIAL MEDIA COMPANY DUE TO A USER'S VIOLATION
16	OF THE PUBLISHED POLICIES RELATED TO EACH CATEGORY DESCRIBED IN
17	SUBSECTION (1)(c) OF THIS SECTION AND A BREAKDOWN BY PERCENTAGES
18	OF ALL ACTIONS TAKEN AGAINST USERS FOR CONTENT OR ACTIVITY
19	RELATING TO EACH CATEGORY DESCRIBED IN SUBSECTION (1)(c) OF THIS
20	<u>SECTION.</u>
21	(II) ALL INFORMATION REQUIRED BY SUBSECTION (1)(e)(I) OF THIS
22	SECTION MUST BE DISAGGREGATED INTO THE FOLLOWING CATEGORIES:
23	(A) The category of content, including any relevant
24	<u>CATEGORIES OR SUBCATEGORIES DESCRIBED IN SUBSECTION $(1)(c)$ OF THIS</u>
25	<u>SECTION;</u>
26	(B) THE TYPE OF CONTENT, INCLUDING CATEGORIES FOR POSTS,
27	COMMENTS, MESSAGES, PROFILES OF USERS, OR GROUPS OF USERS;

1	(C) THE TYPE OF MEDIA CATEGORY OF THE CONTENT, INCLUDING
2	CATEGORIES FOR TEXT, IMAGES, AND VIDEOS;
3	(D) HOW THE CONTENT WAS FLAGGED, INCLUDING WHETHER THE
4	CONTENT WAS FLAGGED BY USERS, COMPANY EMPLOYEES, COMPANY
5	CONTRACTORS, OR AUTOMATED SYSTEMS; AND
6	(E) HOW THE CONTENT WAS ACTIONED, INCLUDING WHETHER THE
7	CONTENT WAS ACTIONED BY COMPANY EMPLOYEES, COMPANY
8	CONTRACTORS, OR AUTOMATED SYSTEMS.
9	(f) For the preceding twelve months, data concerning how
10	JUVENILES IN COLORADO USED THE SOCIAL MEDIA PLATFORM, INCLUDING
11	THE FOLLOWING FOR USERS IN COLORADO:
12	(I) THE TOTAL NUMBER OF JUVENILES IN COLORADO WHO USED
13	THE SOCIAL MEDIA PLATFORM;
14	(II) The total number of individuals who created or
15	ATTEMPTED TO CREATE A USER ACCOUNT THAT INCLUDED A DATE OF
16	BIRTH INDICATING THAT THE INDIVIDUAL IS AT LEAST EIGHTEEN YEARS OF
17	AGE BUT WHO APPEARED, ACCORDING TO THE SOCIAL MEDIA PLATFORM'S
18	AGE VERIFICATION PROCESS, TO BE JUVENILES;
19	(III) THE TOTAL NUMBER OF TIMES JUVENILE USERS CREATED,
20	VIEWED, SHARED, SEARCHED FOR, LIKED, FOLLOWED, COMMENTED ON,
21	MESSAGED, REVIEWED, TAGGED, OR OTHERWISE INTERACTED WITH
22	CONTENT THAT VIOLATES THE SOCIAL MEDIA PLATFORM'S PUBLISHED
23	POLICIES RELATED TO EACH CATEGORY LISTED IN SUBSECTION (1)(c) OF
24	THIS SECTION, DISAGGREGATED BY EACH FORM OF INTERACTION AND EACH
25	CATEGORY; AND
26	(IV) The total number of items of actioned content
27	<u>RELATED TO EACH CATEGORY DESCRIBED IN SUBSECTION (1)(c) OF THIS</u>

1	SECTION THAT WERE CREATED, VIEWED, SHARED, SEARCHED FOR, LIKED,
2	FOLLOWED, COMMENTED ON, MESSAGED, REVIEWED, TAGGED, OR
3	OTHERWISE INTERACTED WITH BY JUVENILE USERS, DISAGGREGATED BY
4	EACH FORM OF INTERACTION;
5	(g) A DESCRIPTION OF THE SOCIAL MEDIA PLATFORM'S AGE
6	VERIFICATION PRACTICES, HOW THE AGE VERIFICATION PRACTICES ARE
7	ENFORCED, HOW THE SOCIAL MEDIA PLATFORM RESPONDS TO USER
8	REPORTS OF VIOLATIONS, AND WHAT ACTION IS TAKEN WHEN A USER IS
9	FOUND TO HAVE VIOLATED THE SOCIAL MEDIA PLATFORM'S AGE POLICIES,
10	INCLUDING:
11	(I) The total number of reports the social media platform
12	RECEIVED FROM ANY SOURCE ABOUT USERS WHO DID NOT PROVIDE THEIR
13	TRUE AGES TO THE SOCIAL MEDIA PLATFORM OR WHO OTHERWISE
14	VIOLATED THE SOCIAL MEDIA PLATFORM'S PUBLISHED POLICIES
15	CONCERNING AGE:
16	(II) THE TOTAL NUMBER OF USERS THE SOCIAL MEDIA PLATFORM
17	IDENTIFIED WHO DID NOT PROVIDE THEIR TRUE AGES TO THE SOCIAL MEDIA
18	PLATFORM OR WHO OTHERWISE VIOLATED THE SOCIAL MEDIA PLATFORM'S
19	PUBLISHED AGE POLICIES; AND
20	(III) THE SOCIAL MEDIA PLATFORM'S RESPONSE TO USERS
21	IDENTIFIED AS NOT PROVIDING THEIR TRUE AGES, OR OTHERWISE
22	VIOLATING THE SOCIAL MEDIA PLATFORM'S PUBLISHED POLICIES
23	REGARDING AGE, INCLUDING THE TOTAL NUMBER OF USER ACCOUNTS
24	THAT WERE ACTIONED BY THE SOCIAL MEDIA PLATFORM, AND A
25	BREAKDOWN BY PERCENTAGES OF THE ACTIONS TAKEN; AND
26	(h) DATA CONCERNING A SOCIAL MEDIA PLATFORM'S APPLICATION
27	OF ITS PUBLISHED POLICIES, INCLUDING:

1	(I) The number of times in the preceding calendar year
2	THAT THE SOCIAL MEDIA COMPANY REFERRED TO LAW ENFORCEMENT
3	AGENCIES IN COLORADO A VIOLATION OF STATE OR FEDERAL LAW
4	RELATED TO A CATEGORY DESCRIBED IN SUBSECTION (1)(c) OF THIS
5	SECTION, DISAGGREGATED BY EACH CATEGORY;
6	(II) The percentage of requests using legal process for
7	INFORMATION FROM THE SOCIAL MEDIA COMPANY BY LAW ENFORCEMENT
8	AGENCIES IN COLORADO REGARDING A USER, A GROUP, OR CONTENT
9	CONCERNING AN ILLICIT SUBSTANCE, THE SALE OF A FIREARM IN
10	VIOLATION OF STATE OR FEDERAL LAW, SEX TRAFFICKING OF A JUVENILE,
11	OR THE POSSESSION, DISPLAY, EXCHANGE, DISTRIBUTION, SALE, OR
12	CREATION OF, OR THE INDUCEMENT TO CREATE, SEXUALLY EXPLOITATIVE
13	MATERIAL WHEN SUCH INFORMATION IS IDENTIFIABLE FROM THE REQUEST
14	OR CONTENT; IN WHICH CASES THE SOCIAL MEDIA COMPANY RESPONDED
15	BY PROVIDING DATA TO THE REQUESTING LAW ENFORCEMENT AGENCY;
16	THE PERCENTAGE OF SUCH REQUESTS THAT WENT UNANSWERED BY THE
17	SOCIAL MEDIA COMPANY; AND THE AVERAGE RESPONSE TIMES AND
18	RESOLUTION TIMES OF EACH REQUEST;
19	(III) THE NUMBER OF INDIVIDUALS WHO ARE EMPLOYED FULL-TIME
20	AT THE SOCIAL MEDIA COMPANY AND WHO RESPOND TO REQUESTS FOR
21	INFORMATION FROM LAW ENFORCEMENT AS PART OF THEIR EMPLOYMENT
22	DUTIES; AND
23	(IV) THE LANGUAGES IN WHICH THE SOCIAL MEDIA COMPANY
24	MAKES PUBLISHED POLICIES AVAILABLE.
25	(2) In connection with the submission of the report
26	DESCRIBED IN SUBSECTION (1) OF THIS SECTION, A SOCIAL MEDIA
27	COMPANY SHALL CERTIFY THAT ALL REASONABLE EFFORTS HAVE BEEN

1	MADE TO PROVIDE COMPLETE, TRUE, AND ACCURATE INFORMATION IN
2	FULFILLMENT OF THE REQUIREMENTS OF THIS SECTION. THE FIRST REPORT
3	MUST BE SUBMITTED NO LATER THAN ONE HUNDRED EIGHTY DAYS AFTER
4	<u>THE EFFECTIVE DATE OF THIS PART 16. THEREAFTER, REPORTS MUST BE</u>
5	SUBMITTED NO LATER THAN FEBRUARY 1 OF EACH YEAR.
6	(3) A SOCIAL MEDIA COMPANY SHALL SUBMIT EACH REPORT
7	DESCRIBED IN THIS SECTION IN TWO VERSIONS. THE FIRST VERSION MUST
8	CONTAIN ALL THE INFORMATION DESCRIBED IN THIS SECTION AND MAY BE
9	MADE AVAILABLE TO THE PUBLIC AT THE ATTORNEY GENERAL'S SOLE
10	DISCRETION. THE SECOND VERSION MUST CONTAIN THE INFORMATION
11	DESCRIBED IN SUBSECTIONS (1)(a), (1)(b), (1)(c), (1)(e), AND (1)(f) OF
12	THIS SECTION, AND THE ATTORNEY GENERAL SHALL MAKE THIS VERSION
13	AVAILABLE TO THE PUBLIC IN A SEARCHABLE REPOSITORY ON THE
14	ATTORNEY GENERAL'S WEBSITE. THE ATTORNEY GENERAL SHALL RENDER
15	THE REPORT IN A FORMAT THAT MAKES THE INFORMATION ACCESSIBLE TO
16	THE PUBLIC.
17	<u>6-1-1604. Social media companies - age verification</u>
18	<u>requirements - use and disposal of information - domestic</u>
19	information processors. (1) A SOCIAL MEDIA COMPANY SHALL USE A
20	COMMERCIALLY REASONABLE PROCESS TO VERIFY THE AGE OF EACH
21	INDIVIDUAL SEEKING TO CREATE AN ACCOUNT ON A SOCIAL MEDIA
22	PLATFORM THAT THE SOCIAL MEDIA COMPANY OWNS OR OPERATES AND OF
23	EACH USER WHO ALREADY HAS AN ACCOUNT ON A SOCIAL MEDIA
24	PLATFORM THAT THE SOCIAL MEDIA COMPANY OWNS OR OPERATES IN
25	ORDER TO DETERMINE IF THE INDIVIDUAL SEEKING TO CREATE AN
26	ACCOUNT OR USER WHO ALREADY HAS AN ACCOUNT IS A JUVENILE AND
27	SHOULD BE PROVIDED WITH THE PROTECTIONS AVAILABLE TO JUVENILES,

1	INCLUDING THE PROTECTIONS DESCRIBED IN SECTIONS 6-1-1605, 6-1-1606,
2	<u>AND 6-1-1607.</u>
3	(2) A SOCIAL MEDIA COMPANY SHALL TREAT A USER AS A JUVENILE
4	IF THE USER'S DEVICE COMMUNICATES OR SIGNALS THAT THE USER IS A
5	JUVENILE, INCLUDING THROUGH A BROWSER PLUG-IN, A PRIVACY SETTING,
6	A DEVICE SETTING, OR OTHER MECHANISM.
7	(3) A SOCIAL MEDIA COMPANY SHALL ALLOW EACH USER OF A
8	SOCIAL MEDIA PLATFORM THAT THE SOCIAL MEDIA COMPANY OWNS OR
9	OPERATES TO SELECT AN OPTION TO APPLY TO THE USER THE PROTECTIONS
10	AVAILABLE TO JUVENILES, INCLUDING THE PROTECTIONS DESCRIBED IN
11	<u>SECTIONS 6-1-1605, 6-1-1606, AND 6-1-1607.</u>
12	(4) AT THE TIME A SOCIAL MEDIA COMPANY DETERMINES THAT A
13	NEW OR EXISTING USER OF A SOCIAL MEDIA PLATFORM THAT THE SOCIAL
14	MEDIA COMPANY OWNS OR OPERATES IS A JUVENILE, THE SOCIAL MEDIA
15	COMPANY SHALL PROVIDE CLEAR, CONSPICUOUS, AND
16	EASY-TO-UNDERSTAND:
17	(a) NOTICE OF THE POLICIES AND PRACTICES OF THE SOCIAL MEDIA
18	PLATFORM WITH RESPECT TO THE PERSONAL DATA OF, AND PROTECTIONS
19	<u>FOR, JUVENILES;</u>
20	(b) INFORMATION ABOUT HOW TO ACCESS THE PROTECTIONS AND
21	PARENTAL TOOLS REQUIRED UNDER SECTIONS 6-1-1605 AND 6-1-1606;
22	AND
23	(c) NOTICE ABOUT WHETHER THE SOCIAL MEDIA PLATFORM USES
24	OR MAKES AVAILABLE TO JUVENILES A PRODUCT, SERVICE, OR DESIGN
25	FEATURE, INCLUDING ANY PERSONALIZED RECOMMENDATION SYSTEM,
26	THAT PRESENTS A HEIGHTENED RISK OF HARM TO JUVENILES.
27	(5) WITH REGARD TO ANY INFORMATION CONCERNING A USER

1	OBTAINED BY A SOCIAL MEDIA COMPANY OR ITS AGENT IN ORDER TO
2	COMPLY WITH THE REQUIREMENTS OF THIS SECTION, A SOCIAL MEDIA
3	COMPANY OR ITS AGENT SHALL:
4	(a) RETAIN SUCH INFORMATION ONLY FOR THE PURPOSE OF
5	COMPLIANCE WITH THIS SECTION AND FOR NO OTHER PURPOSE; AND
6	(b) Securely dispose of the information after age
7	VERIFICATION IS COMPLETE.
8	(6) ANY AGENT OF A SOCIAL MEDIA COMPANY THAT PROCESSES
9	AGE VERIFICATION INFORMATION AS REQUIRED BY THIS SECTION SHALL
10	HAVE ITS PRINCIPAL PLACE OF BUSINESS IN THE UNITED STATES.
11	<u>6-1-1605. Social media platforms - parental tools and settings</u>
12	required - notice required. (1) A SOCIAL MEDIA PLATFORM SHALL
13	PROVIDE READILY ACCESSIBLE AND EASY-TO-USE TOOLS AND SETTINGS
14	FOR PARENTS AND GUARDIANS TO SUPPORT A JUVENILE WITH RESPECT TO
15	<u>THE JUVENILE'S USE OF THE SOCIAL MEDIA PLATFORM. THE TOOLS AND</u>
16	SETTINGS MUST INCLUDE THE ABILITY TO:
17	(a) VIEW AND MANAGE A JUVENILE'S PRIVACY AND ACCOUNT
18	<u>SETTINGS;</u>
19	(b) RESTRICT PURCHASES AND FINANCIAL TRANSACTIONS BY THE
20	JUVENILE;
21	(c) VIEW METRICS OF TOTAL TIME SPENT ON THE SOCIAL MEDIA
22	<u>PLATFORM;</u>
23	(d) Restrict time spent on the social media platform by the
24	JUVENILE, INCLUDING THE ABILITY TO IMPLEMENT MAXIMUM DAILY USAGE
25	LIMITATIONS AND USAGE LIMITATIONS DURING CERTAIN HOURS;
26	(e) LIMIT AND OPT OUT OF:
27	(I) PERSONALIZED RECOMMENDATION SYSTEMS, WHILE STILL

27 (I) PERSONALIZED RECOMMENDATION SYSTEMS, WHILE STILL

1	ALLOWING DISPLAY OF CONTENT IN A CHRONOLOGICAL OR OTHER
2	NONPERSONALIZED FORMAT;
3	(II) INFINITE OR ENDLESS SCROLL FEATURES, WHILE STILL
4	ALLOWING DISPLAY OF CONTENT IN A CHRONOLOGICAL OR OTHER
5	NONPERSONALIZED FORMAT;
6	(III) EPHEMERAL CONTENT FEEDS;
7	(IV) PRIVATE MESSAGING AND PRIVATE CONTENT FEATURES;
8	(V) NOTIFICATION AND ALERT FEATURES;
9	(VI) REWARD FEATURES OF ANY KIND, INCLUDING REWARDS THE
10	SOCIAL MEDIA PLATFORM GIVES TO USERS FOR TIME SPENT ON THE
11	<u>PLATFORM;</u>
12	(VII) APPEARANCE-ALTERING FILTERS;
13	(VIII) AUTOMATIC PLAYING OF MEDIA; AND
14	(IX) GEOLOCATION FEATURES;
15	(f) MANAGE TYPES OR CATEGORIES OF RECOMMENDATIONS FROM
16	PERSONALIZED RECOMMENDATION SYSTEMS AND EPHEMERAL CONTENT
17	<u>FEEDS;</u>
18	(g) REQUEST AND RECEIVE NOTIFICATIONS FROM THE SOCIAL
19	MEDIA PLATFORM ABOUT INTERACTIONS BETWEEN THE JUVENILE'S
20	ACCOUNT AND ACCOUNTS ASSOCIATED WITH ADULT USERS;
21	(h) REQUEST AND RECEIVE NOTIFICATIONS FROM THE SOCIAL
22	MEDIA PLATFORM ABOUT THE PRESENCE OF SEXUALLY EXPLOITATIVE
23	MATERIAL IN THE JUVENILE'S ACCOUNT AND INTERACTIONS BETWEEN THE
24	JUVENILE'S ACCOUNT AND SEXUALLY EXPLOITATIVE MATERIAL;
25	(i) Easily report predatory activity and sexually
26	EXPLOITATIVE MATERIAL TO THE SOCIAL MEDIA PLATFORM; AND
27	(j) Delete the juvenile's account and any personal data

1	COLLECTED FROM OR SHARED BY THE JUVENILE ON THE SOCIAL MEDIA
2	PLATFORM.
3	(2) A SOCIAL MEDIA PLATFORM SHALL PROVIDE CLEAR AND
4	CONSPICUOUS NOTICE TO A USER WHO THE SOCIAL MEDIA PLATFORM
5	KNOWS IS A JUVENILE REGARDING WHEN TOOLS DESCRIBED IN THIS
6	SECTION ARE IN EFFECT AND WHAT SETTINGS OR CONTROLS HAVE BEEN
7	<u>APPLIED.</u>
8	<u>6-1-1606. Social media platforms - protections and warnings</u>
9	for juveniles. (1) A SOCIAL MEDIA PLATFORM SHALL PROVIDE A USER
10	WHO THE SOCIAL MEDIA PLATFORM KNOWS IS A JUVENILE WITH READILY
11	ACCESSIBLE AND EASY-TO-USE PROTECTIONS THAT INCLUDE THE ABILITY
12	<u>TO:</u>
13	(a) LIMIT THE AMOUNT OF TIME THE JUVENILE SPENDS ON THE
14	SOCIAL MEDIA PLATFORM;
15	(b) LIMIT THE ABILITY OF OTHER INDIVIDUALS TO COMMUNICATE
16	WITH THE JUVENILE;
17	(c) PREVENT OTHER USERS, WHETHER REGISTERED OR NOT, FROM
18	VIEWING THE JUVENILE'S PERSONAL DATA COLLECTED BY OR SHARED ON
19	THE SOCIAL MEDIA PLATFORM, INCLUDING PREVENTING PUBLIC ACCESS TO
20	THE JUVENILE'S PERSONAL DATA AND ANY CONTENT SHARED BY THE
21	JUVENILE;
22	(d) LIMIT AND OPT OUT OF:
23	(I) PERSONALIZED RECOMMENDATION SYSTEMS, WHILE STILL
24	ALLOWING DISPLAY OF CONTENT IN A CHRONOLOGICAL OR OTHER
25	NONPERSONALIZED FORMAT;
26	(II) INFINITE OR ENDLESS SCROLL FEATURES, WHILE STILL
27	ALLOWING DISPLAY OF CONTENT IN A CHRONOLOGICAL OR OTHER

1 NONPERSONALIZED FORMAT; 2 (III) EPHEMERAL CONTENT FEEDS; 3 (IV) PRIVATE MESSAGING AND PRIVATE CONTENT FEATURES; 4 (V) NOTIFICATION AND ALERT FEATURES; 5 (VI) REWARD FEATURES OF ANY KIND, INCLUDING REWARDS THE 6 SOCIAL MEDIA PLATFORM GIVES TO USERS FOR TIME SPENT ON THE 7 PLATFORM; 8 (VII) APPEARANCE-ALTERING FILTERS; 9 (VIII) AUTOMATIC PLAYING OF MEDIA; AND 10 (IX) GEOLOCATION FEATURES; 11 (e) MANAGE TYPES OR CATEGORIES OF RECOMMENDATIONS FROM 12 PERSONALIZED RECOMMENDATION SYSTEMS AND EPHEMERAL CONTENT 13 FEEDS; 14 (f) RESTRICT THE SHARING OF THE GEOLOCATION OF THE JUVENILE 15 TO OTHER USERS ON THE SOCIAL MEDIA PLATFORM AND PROVIDE NOTICE 16 OF THE TRACKING OF THE JUVENILE'S GEOLOCATION; AND 17 (g) DELETE THE JUVENILE'S ACCOUNT AND ANY PERSONAL DATA 18 COLLECTED FROM OR SHARED BY THE JUVENILE ON THE SOCIAL MEDIA 19 PLATFORM. 20 (2) A SOCIAL MEDIA PLATFORM SHALL ENSURE THAT, IN THE CASE 21 OF A USER WHO THE SOCIAL MEDIA PLATFORM KNOWS IS A JUVENILE, THE 22 DEFAULT SETTING FOR ANY SAFEGUARD DESCRIBED IN THIS SECTION IS THE 23 OPTION AVAILABLE ON THE PLATFORM THAT PROVIDES THE MOST 24 PROTECTIVE LEVEL OF CONTROL OVER PRIVACY AND SAFETY FOR THAT 25 USER. 26 (3) A SOCIAL MEDIA PLATFORM SHALL PROVIDE A USER WHO THE 27 SOCIAL MEDIA PLATFORM KNOWS IS A JUVENILE WITH CLEAR AND

1	CONSPICUOUS WARNINGS WHEN:
2	(a) Content shared by the juvenile on the social media
3	PLATFORM MAY CONTAIN GEOLOCATION INFORMATION;
4	(b) The juvenile's data may be tracked or used for the
5	PURPOSE OF ALGORITHMIC PERSONALIZATION, PERSONALIZED
6	RECOMMENDATION SYSTEMS, OR TARGETED ADVERTISING;
7	(c) The juvenile's data may be given or sold to the social
8	MEDIA PLATFORM'S ADVERTISING CLIENTS;
9	(d) The juvenile's account profile is recommended or
10	DISPLAYED TO ADULT USERS;
11	(e) The juvenile's account profile is recommended or
12	DISPLAYED TO USERS WHO ARE NOT ON THE JUVENILE'S POPULATED LIST
13	OF CONNECTED USERS ON THE SOCIAL MEDIA PLATFORM; AND
14	(f) THE JUVENILE SHARES OR RECEIVES PRIVATE CONTENT FROM
15	USERS WHO ARE NOT ON THE JUVENILE'S POPULATED LIST OF CONNECTED
16	USERS ON THE SOCIAL MEDIA PLATFORM.
17	<u>6-1-1607. Social media platforms - use of dark patterns</u>
18	prohibited. A social media platform shall not use dark patterns
19	TO LEAD OR ENCOURAGE JUVENILES TO PROVIDE PERSONAL INFORMATION,
20	TO DISABLE SAFEGUARDS OR PARENTAL CONTROLS REQUIRED UNDER THIS
21	PART 16, OR TO FORGO PRIVACY PROTECTIONS.
22	<u>6-1-1608. Social media companies - removal of users for</u>
23	prohibited activity. (1) EXCEPT AS DESCRIBED IN SUBSECTION (2) OF
24	THIS SECTION, UPON THE DETECTION BY ANY COMPONENT OF A SOCIAL
25	MEDIA PLATFORM'S CONTENT MODERATION SYSTEMS, OR UPON THE
26	NOTIFICATION TO A SOCIAL MEDIA PLATFORM BY A USER, A PARENT OR
27	GUARDIAN OF A JUVENILE USER, A VISITOR, OR A LAW ENFORCEMENT

1	AGENT, THAT A USER OF A SOCIAL MEDIA PLATFORM SELLS OR ADVERTISES
2	AN ILLICIT SUBSTANCE OR ENGAGES IN THE SALE OF A FIREARM IN
3	VIOLATION OF STATE OR FEDERAL LAW; THE SEX TRAFFICKING OF A
4	JUVENILE; OR THE POSSESSION, DISPLAY, EXCHANGE, DISTRIBUTION, SALE,
5	OR CREATION, OR INDUCEMENT TO CREATE, SEXUALLY EXPLOITATIVE
6	MATERIAL, THE SOCIAL MEDIA COMPANY THAT OWNS OR OPERATES THE
7	SOCIAL MEDIA PLATFORM SHALL:
8	(a) DETERMINE AS SOON AS FEASIBLY POSSIBLE AND WITHOUT
9	UNDUE DELAY, TAKING INTO ACCOUNT THE LEVEL OF RISK PRESENTED,
10	WHETHER THE USER VIOLATED STATE OR FEDERAL LAW OR THE SOCIAL
11	MEDIA PLATFORM'S PUBLISHED POLICIES; AND
12	(b) Remove, within twenty-four hours after the
13	DETERMINATION DESCRIBED IN SUBSECTION (1)(a) OF THIS SECTION IS
14	MADE, ANY USER DETERMINED TO HAVE ENGAGED IN ANY SUCH
15	VIOLATION.
16	(2) A SOCIAL MEDIA PLATFORM MAY ALLOW A USER TO SELL OR
17	ADVERTISE MEDICAL MARIJUANA OR RETAIL MARIJUANA TO USERS WHO
18	ARE AT LEAST TWENTY-ONE YEARS OF AGE SO LONG AS THE SALE OR
19	ADVERTISING COMPLIES WITH ANY RULES PROMULGATED PURSUANT TO
20	<u>SECTION 44-10-203 (3)(a).</u>
21	<u>6-1-1609. Social media companies - cooperation with law</u>
22	<u>enforcement agencies - data retention - response timelines. (1) A</u>
23	SOCIAL MEDIA COMPANY SHALL RETAIN FOR AT LEAST ONE YEAR ANY
24	DATA AND METADATA CONCERNING USERS' IDENTITIES AND ACTIVITIES ON
25	THE SOCIAL MEDIA PLATFORM.
26	(2) A SOCIAL MEDIA COMPANY SHALL INITIALLY RESPOND TO ANY
27	INQUIRY OR LEGAL PROCESS FROM A LAW ENFORCEMENT AGENCY WITHIN

1	THREE DAYS TO CONFIRM RECEIPT AND SHALL FULFILL THE LAW
2	ENFORCEMENT AGENCY'S REQUEST WITHIN THIRTY DAYS AFTER RECEIVING
3	THE INQUIRY. A SOCIAL MEDIA COMPANY SHALL PRESERVE THE DATA AND
4	METADATA NEEDED TO RESPOND TO AN INQUIRY FROM A LAW
5	ENFORCEMENT AGENCY.
6	(3) IF A COURT ORDER OR CERTIFICATION ISSUED PURSUANT TO 18
7	U.S.C. SEC. 2705, AS AMENDED, HAS NOT BEEN PROVIDED TO A SOCIAL
8	MEDIA COMPANY, THE SOCIAL MEDIA COMPANY SHALL NOT ALERT A USER
9	TO THE FACT THAT A LAW ENFORCEMENT AGENCY IS INVESTIGATING THE
10	USER'S ACTIVITY OR ACCOUNT WITHOUT FIRST NOTIFYING THE
11	INVESTIGATING LAW ENFORCEMENT AGENCY THAT THE SOCIAL MEDIA
12	COMPANY WILL ALERT THE USER IF THE SOCIAL MEDIA COMPANY DOES NOT
13	RECEIVE THE COURT ORDER OR CERTIFICATION. A SOCIAL MEDIA COMPANY
14	SHALL NOT ALERT THE USER FOR AT LEAST NINETY DAYS AFTER THE DATE
15	OF THIS NOTIFICATION, DURING WHICH TIME THE LAW ENFORCEMENT
16	AGENCY MAY OBTAIN SUCH A COURT ORDER OR CERTIFICATION AND
17	PROVIDE IT TO THE SOCIAL MEDIA COMPANY.
18	(4) ANY INFORMATION THAT A SOCIAL MEDIA COMPANY PROVIDES
19	TO A LAW ENFORCEMENT AGENCY AS DESCRIBED IN THIS PART 16 SHALL
20	<u>BE PROVIDED IN AN EASILY USABLE FORMAT.</u>
21	6-1-1610. Social media companies - use of algorithms. THE USE
22	OF A DESIGN, ALGORITHM, OR FEATURE TO PROMOTE OR ENCOURAGE
23	ENGAGEMENT OR USE BY A JUVENILE ON A SOCIAL MEDIA PLATFORM IS
24	CONSIDERED "PROCESSING THAT PRESENTS A HEIGHTENED RISK OF HARM
25	TO A CONSUMER", AS DESCRIBED IN SECTION 6-1-1309, AND IS SUBJECT TO
26	THE REQUIREMENTS OF SECTION 6-1-1309.
27	6-1-1611. Right to cure - repeal. (1) PRIOR TO INITIATING ANY

1	ENFORCEMENT ACTION PURSUANT TO SECTION 6-1-1612, THE ATTORNEY
2	GENERAL OR DISTRICT ATTORNEY SHALL ISSUE A NOTICE OF VIOLATION TO
3	<u>A SOCIAL MEDIA COMPANY ALLEGED TO HAVE VIOLATED THIS PART 16 IF</u>
4	<u>a cure is deemed possible. If the social media company fails to</u>
5	CURE THE VIOLATION WITHIN SIXTY DAYS AFTER THE RECEIPT OF THE
6	NOTICE OF VIOLATION, AN ACTION MAY BE BROUGHT PURSUANT TO PART
7	<u>1 of this article 1.</u>
8	(2) This section is repealed, effective July 1, 2026.
9	<u>6-1-1612. Social media companies - violations - unfair or</u>
10	deceptive trade practice. A person that knowingly or recklessly
11	VIOLATES THIS PART 16 OR AIDS OR ABETS A VIOLATION OF THIS PART 16
12	COMMITS A DECEPTIVE TRADE PRACTICE, AS DESCRIBED IN SECTION
13	<u>6-1-105 (1)(eeee).</u>
14	6-1-1613. Duties and obligations not exclusive - remedies not
15	exclusive. (1) The duties and obligations imposed by this part 16
16	ARE IN ADDITION TO ANY OTHER DUTIES OR OBLIGATIONS IMPOSED UNDER
17	LOCAL, STATE, OR FEDERAL LAW, AND THIS PART 16 DOES NOT RELIEVE
18	ANY PARTY FROM ANY DUTIES OR OBLIGATIONS IMPOSED UNDER LAW.
19	(2) THE REMEDIES OR PENALTIES PROVIDED BY THIS PART 16 ARE
20	
20	IN ADDITION TO EACH OTHER AND TO ANY OTHER REMEDIES OR PENALTIES
20 21	IN ADDITION TO EACH OTHER AND TO ANY OTHER REMEDIES OR PENALTIES AVAILABLE UNDER LOCAL, STATE, OR FEDERAL LAW.
21	AVAILABLE UNDER LOCAL, STATE, OR FEDERAL LAW.
21 22	<u>AVAILABLE UNDER LOCAL, STATE, OR FEDERAL LAW.</u> <u>6-1-1614. Severability. IF ANY PROVISION OF THIS PART 16 OR THE</u>
21 22 23	<u>AVAILABLE UNDER LOCAL, STATE, OR FEDERAL LAW.</u> <u>6-1-1614. Severability. IF ANY PROVISION OF THIS PART 16 OR THE</u> <u>APPLICATION OF THIS PART 16 TO ANY PERSON OR CIRCUMSTANCE IS HELD</u>
21 22 23 24	<u>AVAILABLE UNDER LOCAL, STATE, OR FEDERAL LAW.</u> <u>6-1-1614. Severability. IF ANY PROVISION OF THIS PART 16 OR THE</u> <u>APPLICATION OF THIS PART 16 TO ANY PERSON OR CIRCUMSTANCE IS HELD</u> <u>INVALID, SUCH INVALIDITY DOES NOT AFFECT OTHER PROVISIONS OR</u>

1	<u>6-1-1615. Rules - guidance for age verification process.</u>
2	(1) THE ATTORNEY GENERAL MAY PROMULGATE RULES FOR THE PURPOSE
3	<u>OF CARRYING OUT THIS PART 16.</u>
4	(2) The attorney general may provide guidance and
5	CREATE STANDARDS TO HELP A SOCIAL MEDIA PLATFORM IMPLEMENT A
6	COMMERCIALLY REASONABLE AGE VERIFICATION PROCESS.
7	SECTION 2. In Colorado Revised Statutes, 6-1-105, add
8	(1)(eeee) as follows:
9	6-1-105. Unfair or deceptive trade practices. (1) A person
10	engages in a deceptive trade practice when, in the course of the person's
11	business, vocation, or occupation, the person:
12	(eeee) KNOWINGLY OR RECKLESSLY VIOLATES OR AIDS OR ABETS
13	THE COMMISSION OF A VIOLATION OF PART 16 OF THIS ARTICLE 1.
14	SECTION 3. Act subject to petition - effective date. This act
15	takes effect July 1, 2025; except that, if a referendum petition is filed
16	pursuant to section 1 (3) of article V of the state constitution against this
17	act or an item, section, or part of this act within the ninety-day period
18	after final adjournment of the general assembly, then the act, item,
19	section, or part will not take effect unless approved by the people at the
20	general election to be held in November 2024 and, in such case, will take
21	effect July 1, 2025, or on the date of the official declaration of the vote
22	thereon by the governor, whichever is later.