

AMPLIFY Act: Public Protection from Digital Harm

Legislating Drafter Working Package — 33-bill modular AMPLIFY build

Legislating drafter file. This chapter draft is designed to stand on its own and to support modular insertion into broader AMPLIFY stacks.

Bill 32. AMPLIFY Act: Public Protection from Digital Harm

Single subject. Attorney general authority to investigate, negotiate, enter, and enforce digital-harm settlements and consent judgments.

Purpose. Create the umbrella settlement authority bill.

Draft structure

Section	Core draft direction
1. Short title	This act shall be known and may be cited as the “AMPLIFY Act: Public Protection from Digital Harm”.
2. Legislative declaration	The general assembly finds and declares that create the umbrella settlement authority bill.
3. Definitions	Definitions should be alphabetized, lowercase, and drafted in singular form unless a term of art requires otherwise.
4. Operative sections	Substantive rights, duties, approvals, or restrictions listed below.
5. Administration	Rulemaking, designation of administering authority, records, notices, and implementation mechanics.
6. Construction	Independent operation, severability, no implied repeal, and other necessary construction clauses.
7. Effective date	Effective date and any conditional clause required by filing strategy.

Draft definitions

digital harm settlement. a negotiated remediation agreement, consent decree, or similar resolution authorized by law.

covered digital harm. a harm category identified by law or reasonably pursued under existing causes of action.

monitor. an independent monitor or reviewer appointed by agreement or order.

Draft operative provisions

Section 4. Authority

- The attorney general may investigate, negotiate, enter, and enforce digital-harm settlements and consent judgments arising from covered digital harms under existing law.
- Colorado may coordinate or participate with other states in multistate digital-harm settlements.

Section 5. Construction

- This act does not create new retroactive liability; it authorizes public enforcement and negotiated resolution under otherwise applicable law.

Section 6. Ancillary terms

- A settlement may include money, audits, monitors, disclosures, conduct restrictions, deletion obligations, reporting, or other remedial terms authorized by law.

Required construction clauses

- Independent operation. This act operates independently and remains effective whether or not any related measure or companion act is adopted.
- Severability. If any provision of this act or its application is held invalid, the invalidity does not affect other provisions or applications that can be given effect without the invalid provision or application.
- Single-subject construction. This act shall be construed to embrace only the single subject described in its title and no separate subject shall be inferred from a remedy, definition, recordkeeping duty, funding mechanism, or construction clause that is necessarily and properly connected to that subject.
- Retrospectivity savings clause. This act shall not be construed to create a new punitive retrospective law and shall be interpreted, to the extent possible, as prospective, transitional, remedial, or settlement-based.
- Revenue and fee construction. Any money authorized by this act shall be construed and administered only in the manner and to the extent permitted by applicable constitutional and statutory limitations.

Annex and Effective-Date Integration

Annex incorporation

Annex A to this measure contains monitor protocols, settlement reporting templates, and corrective-action menu categories for negotiated public-protection resolutions.

The annex may standardize settlement administration but may not create a new retroactive liability regime beyond what this measure allows.

Effective date and implementation

This measure takes effect on the date declared by law following approval; except that monitor templates, reporting systems, and administrative protocols may phase in under the implementation schedule.

Public-protection authority and negotiated-resolution authority take effect with the measure.