First Regular Session Seventy-fifth General Assembly STATE OF COLORADO

PREAMENDED

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

LLS NO. 25-0808.01 Richard Sweetman x4333

SENATE BILL 25-201

SENATE SPONSORSHIP

Lundeen and Daugherty, Michaelson Jenet

HOUSE SPONSORSHIP

Lukens and Lindsay,

Senate Committees Health & Human Services

House Committees

	A BILL FOR AN ACT
101	CONCERNING REQUIRING CERTAIN INTERNET WEBSITES THAT PROVIDE
102	MATERIAL THAT IS HARMFUL TO CHILDREN TO VERIFY THE AGE
103	OF INDIVIDUALS WHO ATTEMPT TO ACCESS SUCH MATERIAL.

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 http://leg.colorado.gov.)

On and after July 1, 2026, the bill requires certain internet websites that knowingly and intentionally publish or distribute material that is harmful to children (covered platforms) to:

 Perform one or more reasonable age verification measures to verify the age of each individual who attempts to access such material;

- Prevent children from accessing such material; and
- Arrange for annual independent audits of the results of the covered platform's reasonable age verification measures.

On and after July 1, 2026, a covered platform must offer each user at least one option by which the covered platform may verify the user's age without the user having to disclose the user's identity. For this purpose, a covered platform must employ commercially available technologies that are independently certified to be highly effective in establishing that an individual is not a child.

A covered platform may not rely solely upon the geographical registration of an internet protocol address to determine a user's location and must apply extensive due diligence based on available technology before concluding that an individual is not located in Colorado.

A covered platform must ensure that each reasonable age verification measure that the covered platform employs includes a means by which a potential user of the covered platform may appeal a determination concerning the potential user's age.

A covered platform that acquires personal data for the purposes of age verification must destroy the personal data as soon as reasonably possible after a potential user's age is checked for age verification. In acquiring and retaining personal data, a covered platform must otherwise comply with the requirements of the "Colorado Privacy Act".

Be it enacted by the General Assembly of the State of Colorado:

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SECTION 1. Legislative declaration. (1) Recognizing the widespread availability of online pornographic content and its potential harm to minors, the general assembly finds it necessary to require the implementation of age verification measures to prevent youth from accessing such material. This declaration affirms the state's commitment to safeguarding children from exposure to explicit content that may negatively impact their development, while protecting the rights of individuals 18 years of age and older. By requiring robust and effective age verification systems for access to online pornography, and requiring a nonidentity-document-based option, this legislation seeks to uphold the well-being of minors while respecting the rights of adults to lawful

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1	access.
2	(2) The general assembly also finds that:
3	(a) Extensive research has demonstrated that exposure to
4	pornography at a young age can contribute to adverse public health
5	outcomes, including increased rates of anxiety, depression, and distorted
6	perceptions of healthy relationships and consent;
7	(b) Studies indicate that early and repeated exposure to sexually
8	explicit material is linked to compulsive behaviors, desensitization to
9	violence, and unrealistic expectations about intimacy, which can have
10	long-term consequences on minor viewers' mental and emotional
11	well-being;
12	(c) Leading public health organizations emphasize the need for
13	protective measures to prevent premature exposure to pornography, citing
14	its potential to negatively influence adolescent brain development and
15	social behavior; and
16	(d) The expanding sophisticated adoption of technology has made
17	traditional age verification measures, such as simple self-attestation or
18	parental controls, ineffective in preventing underage access to explicit
19	online material, necessitating stronger safeguards for public health
20	protection.
21	(3) Therefore, the general assembly declares that:
22	(a) This act is a critical public health measure and is intended to
23	require effective and enforceable age verification measures for accessing
24	online pornography websites that are accessible within the state; and
25	(b) The general assembly remains committed to ensuring that any
26	regulatory measures respect user privacy while achieving the paramount

goal of promoting public health and protecting minors from harmful

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1	exposure to explicit content.
2	SECTION 2. In Colorado Revised Statutes, add article 29 to title
3	6 as follows:
4	ARTICLE 29
5	Age Verification for Providers of Online
6	Material that Is Harmful to Children
7	6-29-101. Providers of online material that is harmful to
8	children - user age verification measures required - appeals of age
9	determinations - definitions. (1) As used in this section, unless the
10	CONTEXT OTHERWISE REQUIRES:
11	(a) "CHILD" MEANS AN INDIVIDUAL UNDER EIGHTEEN YEARS OF
12	AGE WHO RESIDES IN COLORADO.
13	(b) (I) "COVERED PLATFORM" MEANS AN ENTITY:
14	(A) THAT IS A WEBSITE; AND
15	(B) That, in the regular course of the trade or business of
16	THE ENTITY, CREATES, HOSTS, OR MAKES AVAILABLE MATERIAL THAT IS
17	HARMFUL TO CHILDREN, WHICH MATERIAL IS PROVIDED BY THE ENTITY, A
18	USER, OR OTHER INFORMATION CONTENT PROVIDER, WITH THE OBJECTIVE
19	OF EARNING A PROFIT.
20	(II) "COVERED PLATFORM" INCLUDES AN ENTITY DESCRIBED IN
21	SUBSECTION $(1)(b)(I)$ of this section regardless of whether:
22	(A) THE ENTITY EARNS A PROFIT ON THE ACTIVITIES DESCRIBED IN
23	SUBSECTION $(1)(b)(I)(B)$ of this section; or
24	(B) CREATING, HOSTING, OR MAKING AVAILABLE CONTENT THAT
25	IS HARMFUL TO CHILDREN IS A SUBSTANTIAL SOURCE OF INCOME OR
26	PRINCIPAL BUSINESS OF THE ENTITY.
2.7	(III) "COVERED PLATFORM" DOES NOT INCLUDE:

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1	(A) AN INTERNET WEBSITE THAT PROHIBITS MATERIAL HARMFUL
2	TO CHILDREN IN ITS TERMS AND CONDITIONS, MAKES REASONABLE
3	EFFORTS TO SCAN USER-GENERATED CONTENT TO REMOVE MATERIAL
4	HARMFUL TO CHILDREN, AND OPERATES A REPORTING PROCESS TO
5	AFFIRMATIVELY REMOVE MATERIAL HARMFUL TO CHILDREN THAT IS NOT
6	REMOVED SYSTEMATICALLY;
7	(B) AN INTERNET SERVICE PROVIDER OR ITS AFFILIATES OR
8	SUBSIDIARIES;
9	(C) A GENERAL PURPOSE SEARCH ENGINE;
10	(D) A CLOUD SERVICE PROVIDER;
11	(E) A BROADCAST TELEVISION SERVICE, CABLE SERVICE,
12	SATELLITE SERVICE, STREAMING MEDIA SERVICE, OR OTHER SERVICE
13	OFFERING VIDEO PROGRAMMING, AS DEFINED IN SECTION 613 (h)(2) OF
14	THE "COMMUNICATIONS ACT OF 1934", 47 U.S.C. SEC. 151 ET SEQ.; OR
15	(F) A COMMERCIAL ENTITY WHOSE INTERNET WEBSITE CONTAINS
16	MATERIAL HARMFUL TO CHILDREN BUT WHOSE REGULAR COURSE OF
17	TRADE OR BUSINESS IS NOT CREATING, HOSTING, OR MAKING AVAILABLE
18	MATERIAL HARMFUL TO CHILDREN ON THE INTERNET, AS EVIDENCED BY
19	THE AMOUNT OF DATA THAT CONSTITUTES MATERIAL HARMFUL TO
20	CHILDREN ON THE COMMERCIAL ENTITY'S INTERNET WEBSITE, THE
21	AMOUNT OF DATA THAT CONSTITUTES MATERIAL HARMFUL TO CHILDREN
22	ON THE COMMERCIAL ENTITY'S INTERNET WEBSITE IN PROPORTION TO THE
23	TOTAL AMOUNT OF DATA ON THE COMMERCIAL ENTITY'S INTERNET
24	WEBSITE, THE AMOUNT OF USER TRAFFIC TO MATERIAL HARMFUL TO
25	CHILDREN ON THE COMMERCIAL ENTITY'S INTERNET WEBSITE, THE
26	AMOUNT OF USER TRAFFIC TO MATERIAL HARMFUL TO CHILDREN ON THE
27	COMMERCIAL ENTITY'S INTERNET WEBSITE IN PROPORTION TO ALL USER

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1	TRAFFIC ON THE COMMERCIAL ENTITY'S INTERNET WEBSITE, THE AMOUNT
2	OF REVENUE THE COMMERCIAL ENTITY OBTAINS FROM MATERIAL
3	HARMFUL TO CHILDREN ON THE COMMERCIAL ENTITY'S INTERNET WEBSITE,
4	OR THE AMOUNT OF REVENUE THE COMMERCIAL ENTITY GENERATES FROM
5	MATERIAL HARMFUL TO CHILDREN ON THE COMMERCIAL ENTITY'S
6	INTERNET WEBSITE IN PROPORTION TO ALL REVENUES THE COMMERCIAL
7	ENTITY GENERATES.
8	(IV) For the purposes of subsection $(1)(b)(I)(B)$ of this
9	SECTION, THE MERE PRESENCE OF MATERIAL HARMFUL TO CHILDREN ON A
10	COMMERCIAL ENTITY'S INTERNET WEBSITE SHALL NOT BE CONSTRUED TO
11	MEAN THAT THE COMMERCIAL ENTITY CREATES, HOSTS, OR MAKES
12	AVAILABLE MATERIAL THAT IS HARMFUL TO CHILDREN IN THE REGULAR
13	COURSE OF THE ENTITY'S TRADE OR BUSINESS. IN DETERMINING WHETHER
14	A COMMERCIAL ENTITY'S REGULAR COURSE OF TRADE OR BUSINESS IS
15	CREATING, HOSTING, OR MAKING AVAILABLE MATERIAL HARMFUL TO
16	CHILDREN ON THE INTERNET, THE FOLLOWING SHALL BE CONSIDERED:
17	(A) THE AMOUNT OF DATA THAT CONSTITUTES MATERIAL
18	HARMFUL TO CHILDREN ON THE COMMERCIAL ENTITY'S INTERNET
19	WEBSITE;
20	(B) THE AMOUNT OF DATA THAT CONSTITUTES MATERIAL
21	HARMFUL TO CHILDREN ON THE COMMERCIAL ENTITY'S INTERNET WEBSITE
22	IN PROPORTION TO THE TOTAL AMOUNT OF DATA ON THE COMMERCIAL
23	ENTITY'S INTERNET WEBSITE;
24	(C) THE AMOUNT OF USER TRAFFIC TO MATERIAL HARMFUL TO
25	CHILDREN ON THE COMMERCIAL ENTITY'S INTERNET WEBSITE;
26	(D) THE AMOUNT OF USER TRAFFIC TO MATERIAL HARMFUL TO

CHILDREN ON THE COMMERCIAL ENTITY'S INTERNET WEBSITE IN

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1	PROPORTION TO ALL USER TRAFFIC ON THE COMMERCIAL ENTITY'S
2	INTERNET WEBSITE;
3	(E) THE AMOUNT OF REVENUE THE COMMERCIAL ENTITY OBTAINS
4	FROM MATERIAL HARMFUL TO CHILDREN ON THE COMMERCIAL ENTITY'S
5	INTERNET WEBSITE; AND
6	(F) THE AMOUNT OF REVENUE THE COMMERCIAL ENTITY
7	GENERATES FROM MATERIAL HARMFUL TO CHILDREN ON THE COMMERCIAL
8	ENTITY'S INTERNET WEBSITE IN PROPORTION TO ALL REVENUES THE
9	COMMERCIAL ENTITY GENERATES.
10	(c) "HARMFUL TO CHILDREN" MEANS THAT QUALITY OF ANY
11	DESCRIPTION OR REPRESENTATION, IN WHATEVER FORM, OF SEXUALLY
12	EXPLICIT NUDITY, SEXUAL CONDUCT, SEXUAL EXCITEMENT, OR
13	SADOMASOCHISTIC ABUSE, WHEN IT:
14	(I) TAKEN AS A WHOLE, PREDOMINANTLY APPEALS TO THE
15	PRURIENT INTEREST IN SEX OF CHILDREN;
16	(II) IS PATENTLY OFFENSIVE TO PREVAILING STANDARDS IN THE
17	ADULT COMMUNITY AS A WHOLE WITH RESPECT TO WHAT IS SUITABLE
18	MATERIAL FOR CHILDREN; AND
19	(III) IS, WHEN TAKEN AS A WHOLE, LACKING IN SERIOUS LITERARY,
20	ARTISTIC, POLITICAL, AND SCIENTIFIC VALUE FOR CHILDREN.
21	(d) "Independent auditor" means a professional auditor
22	THAT:
23	(I) IS OPERATIONALLY AND FINANCIALLY INDEPENDENT OF ANY
24	COVERED PLATFORM;
25	(II) MAINTAINS OPERATIONAL AND FINANCIAL INDEPENDENCE
26	FROM SUPPLIERS OF AGE-RESTRICTED GOODS, SERVICES, AND CONTENT;
27	AND

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1	(III) HAS NO INCENTIVE TO PROVIDE RESULTS THAT DO NOT MEET
2	REGULATORY REQUIREMENTS AND APPLICABLE STANDARDS.
3	(e) "PUBLISH" MEANS TO COMMUNICATE OR MAKE INFORMATION
4	AVAILABLE TO ANOTHER PERSON ON A PUBLICLY AVAILABLE INTERNET
5	WEBSITE.
6	(f) (I) "REASONABLE AGE VERIFICATION MEASURE" MEANS A
7	COMMERCIALLY REASONABLE MEASURE THAT:
8	(A) CAN RELIABLY AND ACCURATELY DETERMINE WHETHER A
9	USER OF A COVERED PLATFORM IS A CHILD;
10	(B) PREVENTS ACCESS BY CHILDREN TO CONTENT ON A COVERED
11	PLATFORM; AND
12	(C) VERIFIES EACH USER AND POTENTIAL USER'S AGE BY
13	EMPLOYING COMMERCIALLY AVAILABLE TECHNOLOGIES THAT ARE
14	INDEPENDENTLY CERTIFIED TO BE HIGHLY EFFECTIVE IN ESTABLISHING
15	THAT AN INDIVIDUAL IS NOT A CHILD.
16	(II) A "REASONABLE AGE VERIFICATION MEASURE" MAY, BUT IS
17	NOT REQUIRED TO, REQUIRE A POTENTIAL USER TO SUBMIT A
18	GOVERNMENT-ISSUED FORM OF IDENTIFICATION.
19	(2) (a) On and after July 1, 2026, a covered platform that
20	KNOWINGLY AND INTENTIONALLY PUBLISHES OR DISTRIBUTES MATERIAL
21	THAT IS HARMFUL TO CHILDREN ON THE INTERNET SHALL:
22	(I) PERFORM ONE OR MORE REASONABLE AGE VERIFICATION
23	MEASURES TO VERIFY THE AGE OF EACH INDIVIDUAL WHO ATTEMPTS TO
24	ACCESS SUCH MATERIAL;
25	(II) PERFORM ONE OR MORE REASONABLE AGE VERIFICATION
26	MEASURES TO VERIFY THE AGE OF EACH INDIVIDUAL WHO ATTEMPTS TO
27	UPLOAD MATERIAL TO THE COVERED PLATFORM;

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1	(III) PREVENT CHILDREN FROM ACCESSING SUCH MATERIAL; AND
2	(IV) Arrange for audits of the results of the covered
3	PLATFORM'S REASONABLE AGE VERIFICATION MEASURES, WHICH AUDITS
4	ARE PERFORMED:
5	(A) AT LEAST ANNUALLY;
6	(B) AT THE EXPENSE OF THE COVERED PLATFORM;
7	(C) BY AN INDEPENDENT AUDITOR; AND
8	(D) FOR THE PURPOSE OF CERTIFYING THAT THE REASONABLE AGE
9	VERIFICATION MEASURES SATISFY A RELEVANT, RECOGNIZED
10	INTERNATIONAL STANDARD, SUCH AS ISO/IEC 27566-1, IEEE 2089.1, OR
11	THE EQUIVALENT.
12	(b) On and after July 1, 2026, a covered platform shall
13	OFFER EACH USER OR POTENTIAL USER OF THE COVERED PLATFORM AT
14	LEAST ONE OPTION BY WHICH THE COVERED PLATFORM MAY VERIFY THE
15	USER'S OR POTENTIAL USER'S AGE WITHOUT THE USER OR POTENTIAL USER
16	HAVING TO DISCLOSE THE USER'S OR POTENTIAL USER'S IDENTITY TO THE
17	COVERED PLATFORM. FOR THIS PURPOSE, A COVERED PLATFORM SHALL
18	EMPLOY COMMERCIALLY AVAILABLE TECHNOLOGIES THAT ARE
19	INDEPENDENTLY CERTIFIED TO BE HIGHLY EFFECTIVE IN ESTABLISHING
20	THAT AN INDIVIDUAL IS NOT A CHILD.
21	(3) FOR THE PURPOSES OF THIS SECTION, A COVERED PLATFORM
22	SHALL NOT RELY SOLELY UPON THE GEOGRAPHICAL REGISTRATION OF AN
23	INTERNET PROTOCOL ADDRESS TO DETERMINE A USER'S LOCATION AND
24	SHALL APPLY EXTENSIVE DUE DILIGENCE BASED ON AVAILABLE
25	TECHNOLOGY BEFORE CONCLUDING THAT AN INDIVIDUAL IS NOT LOCATED
26	IN COLORADO.
27	(4) On and after July 1, 2026, in satisfying the

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1	REQUIREMENTS OF SUBSECTION (2) OF THIS SECTION, A COVERED
2	PLATFORM SHALL ENSURE THAT EACH REASONABLE AGE VERIFICATION
3	MEASURE THAT THE COVERED PLATFORM EMPLOYS FOR THE PURPOSES OF
4	This article 29 includes a means by which a potential user of the
5	COVERED PLATFORM MAY APPEAL A DETERMINATION CONCERNING THE
6	POTENTIAL USER'S AGE.
7	(5) A COVERED PLATFORM THAT ACQUIRES PERSONAL DATA FOR
8	THE PURPOSES OF AGE VERIFICATION PURSUANT TO THIS ARTICLE $29\mathrm{SHALL}$
9	DESTROY THE PERSONAL DATA, IF COLLECTED, IMMEDIATELY AFTER A
10	POTENTIAL USER'S AGE IS CHECKED FOR AGE VERIFICATION. IN ACQUIRING
11	AND RETAINING PERSONAL DATA AS DESCRIBED IN THIS SECTION, A
12	COVERED PLATFORM SHALL OTHERWISE COMPLY WITH THE REQUIREMENTS
13	OF THE "COLORADO PRIVACY ACT", PART 13 OF ARTICLE 1 OF THIS TITLE
14	6.
15	(6) NOTWITHSTANDING ANY PROVISION OF THIS SECTION TO THE
16	CONTRARY, THIS SECTION:
17	(a) Does not apply to any bona fide news or public interest
18	BROADCAST, WEBSITE VIDEO, REPORT, OR EVENT; AND
19	(b) SHALL NOT BE CONSTRUED TO AFFECT THE RIGHTS OF ANY
20	NEWS-GATHERING ORGANIZATIONS.
21	SECTION 3. Act subject to petition - effective date. This act
22	takes effect at 12:01 a.m. on the day following the expiration of the
23	ninety-day period after final adjournment of the general assembly; except
24	that, if a referendum petition is filed pursuant to section 1 (3) of article V
25	of the state constitution against this act or an item, section, or part of this
26	act within such period, then the act, item, section, or part will not take
27	effect unless approved by the people at the general election to be held in

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- 1 November 2026 and, in such case, will take effect on the date of the
- 2 official declaration of the vote thereon by the governor.

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