# First Regular Session Seventy-fifth General Assembly STATE OF COLORADO

### REVISED

This Version Includes All Amendments Adopted on Second Reading in the Second House

LLS NO. 25-0452.01 Richard Sweetman x4333

**SENATE BILL 25-086** 

#### SENATE SPONSORSHIP

**Frizell and Daugherty,** Amabile, Ball, Coleman, Exum, Jodeh, Kipp, Mullica, Roberts, Snyder

## **HOUSE SPONSORSHIP**

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# **Senate Committees**

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Judiciary

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### A BILL FOR AN ACT

101	CONCERNING PROTECTIONS FOR USERS OF SOCIAL MEDIA, AND, IN
102	CONNECTION THEREWITH, ESTABLISHING CERTAIN
103	REQUIREMENTS FOR SOCIAL MEDIA COMPANIES.

## **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 <a href="http://leg.colorado.gov">http://leg.colorado.gov</a>.)

The bill establishes certain requirements for social media companies and social media platforms in order to protect users. Specifically, the bill:

 Relocates, with amendments, certain language requiring a social media platform to include a function that provides HOUSE Amended 2nd Reading March 27, 2025

SENATE 3rd Reading Unamended February 26, 2025

SENATE Amended 2nd Reading February 25, 2025

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing law.

Dashes through the words or numbers indicate deletions from existing law.

- minor users information about their engagement in social media, which language was enacted in 2024 by House Bill 24-1136:
- Requires a social media company to publish and update policies for each social media platform owned or operated by the social media company (published policies) and establishes mandatory contents for the published policies;
- Requires a social media company to submit to the department of law an annual report that includes, for each social media platform owned or operated by the social media company, information concerning the published policies and violations of the published policies;
- Requires a social media company to annually make publicly available a report that includes, for each social media platform owned or operated by the social media company, certain data concerning how minor users used the social media platform, including a description of all product experiments that were conducted on 1,000 or more minor users;
- Requires a social media company, upon the notification of a user's alleged violation of the published policies or of state or federal law, to determine within 72 hours whether the violation occurred and, if so, to remove the user from the applicable social media platform within 24 hours after the determination is made;
- Requires a social media platform with at least one million users to provide a streamlined process to allow Colorado law enforcement agencies to contact the social media company that operates the social media platform and to comply with a search warrant within 72 hours after receiving the search warrant;
- Makes a violation of the new requirements an unfair or deceptive trade practice under the "Colorado Consumer Protection Act", to be punished accordingly; and
- Authorizes the attorney general to adopt rules to carry out the new requirements.
- 1 Be it enacted by the General Assembly of the State of Colorado:
- 2 **SECTION 1. Legislative declaration.** (1) The general assembly
- 3 finds that:
- 4 (a) Criminal activity endangering Colorado youth occurs widely

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1	on social media platforms;
2	(b) Through social media, minors can readily obtain illicit
3	substances and firearms in violation of state and federal law; and
4	(c) Minors using social media platforms are regularly victimized
5	by sexually exploitative crimes, such as sex trafficking and sextortion.
6	(2) The general assembly also finds that self-regulation by social
7	media companies has not worked, and it is time for Colorado to step in
8	and put common-sense laws in place to protect its youth.
9	(3) Therefore, the general assembly declares that it is in the best
10	interests of the people of Colorado to create a safer social media
11	environment for minors by directing social media companies to:
12	(a) Provide annual data about minors' use of social media
13	platforms, including metrics concerning criminal activity;
14	(b) State their policies concerning criminal activity and remove
15	users who engage in criminal violations; and
16	(c) Responsibly assist Colorado law enforcement agencies with
17	lawful criminal investigations.
18	SECTION 2. In Colorado Revised Statutes, amend with
19	relocated provisions part 16 of article 1 of title 6 as follows:
20	<b>6-1-1601. Definitions.</b> As used in this part 16, unless the
21	CONTEXT OTHERWISE REQUIRES:
22	(1) "ACTIONED" MEANS A SOCIAL MEDIA COMPANY, DUE TO A
23	SUSPECTED OR CONFIRMED VIOLATION OF ITS PUBLISHED POLICIES, HAS
24	TAKEN SOME FORM OF ACTION, INCLUDING REMOVAL, DEMONETIZATION,
25	DEPRIORITIZATION, BANNING, SUSPENDING, OR TAKING A SIMILAR
26	MEASURE AGAINST A USER OR AN ITEM OF CONTENT.
27	(2) "Age category" means one of the following age

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1	GROUPINGS:
2	(a) Under thirteen years of age;
3	(b) AT LEAST THIRTEEN YEARS OF AGE BUT UNDER SIXTEEN YEARS
4	OF AGE;
5	(c) AT LEAST SIXTEEN YEARS OF AGE BUT UNDER EIGHTEEN YEARS
6	OF AGE;
7	(d) AT LEAST EIGHTEEN YEARS OF AGE BUT UNDER TWENTY-FIVE
8	YEARS OF AGE;
9	(e) At least twenty-five years of age but under
10	<u>THIRTY-FIVE</u> YEARS OF AGE;
11	(f) AT LEAST <u>THIRTY-FIVE</u> YEARS OF AGE BUT UNDER FORTY-FIVE
12	YEARS OF AGE;
13	(g) AT LEAST FORTY-FIVE YEARS OF AGE; AND
14	(h) NOT RELEVANT, WHICH AGE GROUPING INCLUDES USER
15	ACCOUNTS FOR WHICH AGE IS NOT RELEVANT, SUCH AS ORGANIZATIONAL
16	OR ENTITY ACCOUNTS.
17	(3) "COLORADO LAW ENFORCEMENT AGENCY" MEANS A STATE OR
18	LOCAL AGENCY IN COLORADO THAT EMPLOYS PEACE OFFICERS, AS
19	<u>DESCRIBED IN SECTIONS 16-2.5-501 AND 24-31-901.</u>
20	(4) (a) "CONTENT" MEANS ANY STATEMENTS, COMMENTS, MEDIA,
21	OR INFORMATION THAT IS CREATED, POSTED, SHARED, OR OTHERWISE
22	INTERACTED WITH BY USERS ON A SOCIAL MEDIA PLATFORM.
23	(b) "CONTENT" DOES NOT INCLUDE MEDIA PLACED ON AN
24	INTERNET-BASED SERVICE OR APPLICATION EXCLUSIVELY FOR THE
25	PURPOSE OF CLOUD STORAGE, TRANSMITTING FILES, OR FILE
26	COLLABORATION.
2.7	(5) "EDUCATIONAL ENTITY" MEANS A PUBLIC SCHOOL. A CHARTER

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1	SCHOOL, AN INSTITUTE CHARTER SCHOOL, A BOARD OF COOPERATIVE
2	SERVICES, THE COLORADO SCHOOL FOR THE DEAF AND THE BLIND, A
3	PRIVATE SCHOOL, A DENOMINATIONAL SCHOOL, A PAROCHIAL SCHOOL, A
4	COMMUNITY COLLEGE, A STATE COLLEGE, A STATE UNIVERSITY, A
5	NONPROFIT PRIVATE POSTSECONDARY EDUCATIONAL INSTITUTION, OR AN
6	EDUCATION AND TRAINING PROGRAM APPROVED BY THE DIRECTOR OF THE
7	DIVISION OF PROFESSIONS AND OCCUPATIONS IN THE DEPARTMENT OF
8	REGULATORY AGENCIES.
9	(6) "FIREARM" MEANS:
10	(a) A FIREARM, AS DEFINED IN SECTION 18-1-901 (3)(h);
11	(b) An unfinished or three-dimensionally printed frame or
12	RECEIVER OF A FIREARM, AS DEFINED IN SECTION 18-12-101 (1)(c.5); AND
13	(c) A MACHINE GUN CONVERSION DEVICE, AS DEFINED IN SECTION
14	18-12-101 (1)(g.2).
15	(7) (a) "Illicit substance" means:
16	(I) A CONTROLLED SUBSTANCE, AS DEFINED IN SECTION 18-18-102
17	(5);
18	(II) Any Hemp product, as defined in Section 25-5-427 (2)(d),
19	THAT IS NOT A TINCTURE OR COSMETIC AND HAS MORE THAN ONE AND
20	ONE-FOURTH MILLIGRAMS OF THC, AS DEFINED IN SECTION 44-10-209
21	(2)(d), PER SERVING OR HAS A RATIO OF CANNABIDIOL TO THC OF LESS
22	THAN TWENTY TO ONE; AND
23	(III) ANY PRODUCT THAT CONTAINS HEMP THAT IS INTENDED FOR
24	HUMAN CONSUMPTION AND IS NOT A COSMETIC, A DIETARY SUPPLEMENT,
25	A FOOD, A FOOD ADDITIVE, OR AN HERB.
26	(b) NOTWITHSTANDING SUBSECTION (7)(a) OF THIS SECTION,
27	"ILLICIT SUBSTANCE" DOES NOT INCLUDE:

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1	(1) A PRODUCT THAT MAY BE PRODUCED AND SOLD IN COLORADO
2	PURSUANT TO AND IN COMPLIANCE WITH SECTION 25-5-427, ARTICLE 10
3	OF TITLE 44, AND RULES ADOPTED PURSUANT TO SUCH PROVISIONS; OR
4	(II) A PRODUCT THAT MAY BE PRODUCED FOR PERSONAL USE OR
5	PRODUCED AND ADMINISTERED FOR NATURAL MEDICINE SERVICES
6	PURSUANT TO AND IN COMPLIANCE WITH ARTICLE 170 OF TITLE 12,
7	SECTION 18-18-434, ARTICLE 50 OF TITLE 44, AND RULES ADOPTED
8	PURSUANT TO SUCH PROVISIONS.
9	(8) "MINOR" MEANS AN INDIVIDUAL UNDER EIGHTEEN YEARS OF
10	AGE.
11	(9) "MINOR SAFETY TOOL" MEANS A FEATURE, SETTING, TOOL, OR
12	SIMILAR OPTION THAT ALLOWS A MINOR USER OR THEIR PARENT TO
13	PROTECT THE PRIVACY, SECURITY, OR HEALTH OF THE MINOR USER ON A
14	SOCIAL MEDIA PLATFORM, INCLUDING A FEATURE, SETTING, TOOL, OR
15	SIMILAR OPTION THAT ALLOWS AN INDIVIDUAL TO:
16	(a) MAKE AN ACCOUNT PRIVATE;
17	(b) CONTROL THE SENDING OR RECEIPT OF DIRECT MESSAGES OR
18	COMMENTS;
19	(c) BLOCK OR REPORT SUSPICIOUS ACCOUNTS;
20	(d) CONTROL TIME SPENT OR CONTENT VIEWED; OR
21	(e) DISABLE OR ALTER ALGORITHMIC SUGGESTIONS OF CONTENT.
22	(10) "PARENT" MEANS A PARENT OR A LEGAL GUARDIAN OF A
23	MINOR.
24	(11) (a) "Published policies" means policies adopted and
25	PUBLISHED BY A SOCIAL MEDIA COMPANY PURSUANT TO SECTION 6-1-1603
26	THAT SPECIFY, AT LEAST, THE USER BEHAVIORS AND ACTIVITIES THAT ARE
27	PERMITTED ON A SOCIAL MEDIA PLATFORM OWNED OR OPERATED BY THE

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1	SOCIAL MEDIA COMPANY AND THE USER BEHAVIORS AND ACTIVITIES THAT
2	MAY SUBJECT A USER OR AN ITEM OF CONTENT TO BEING ACTIONED.
3	(b) "Published policies" includes terms of service and
4	COMMUNITY GUIDELINES.
5	(12) "SEARCH WARRANT" MEANS A SEARCH WARRANT DULY
6	EXECUTED PURSUANT TO PART 3 OF ARTICLE 3 OF TITLE 16.
7	(13) "SEX TRAFFICKING OF A MINOR" MEANS SELLING, RECRUITING,
8	HARBORING, TRANSPORTING, TRANSFERRING, ISOLATING, ENTICING,
9	PROVIDING, RECEIVING, OBTAINING BY ANY MEANS, MAINTAINING, OR
10	MAKING AVAILABLE A MINOR FOR THE PURPOSE OF COMMERCIAL SEXUAL
11	ACTIVITY, AS DEFINED IN SECTION 18-3-502 (3).
12	(14) "SEXUALLY EXPLOITATIVE MATERIAL" HAS THE MEANING SET
13	FORTH IN SECTION 18-6-403 (2)(j).
14	(15) "SOCIAL MEDIA COMPANY" MEANS A PERSON THAT OWNS OR
15	OPERATES ONE OR MORE SOCIAL MEDIA PLATFORMS.
16	(16) (a) "SOCIAL MEDIA PLATFORM" MEANS AN INTERNET-BASED
17	SERVICE OR APPLICATION THAT HAS USERS IN COLORADO AND MEETS
18	BOTH OF THE FOLLOWING CRITERIA:
19	(I) A SUBSTANTIAL FUNCTION OF THE SERVICE OR APPLICATION IS
20	TO ALLOW USERS TO INTERACT SOCIALLY WITH EACH OTHER WITHIN THE
21	SERVICE OR APPLICATION; AND
22	(II) THE SERVICE OR APPLICATION ALLOWS A USER TO:
23	(A) BECOME A REGISTERED USER, ESTABLISH AN ACCOUNT,
24	CONSTRUCT A PUBLIC OR SEMIPUBLIC PROFILE FOR PURPOSES OF SIGNING
25	INTO AND USING THE SERVICE OR APPLICATION, OR POPULATE A LIST OF
26	OTHER USERS OR ACCOUNTS WITH WHOM AN INDIVIDUAL SHARES A SOCIAL
27	CONNECTION WITHIN THE SERVICE OR APPLICATION; AND

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1	(B) CREATE OR POST CONTENT THAT IS VIEWABLE BY OTHER
2	USERS.
3	(b) "SOCIAL MEDIA PLATFORM" DOES NOT INCLUDE AN
4	INTERNET-BASED SERVICE OR APPLICATION IF THE PREDOMINANT OR
5	EXCLUSIVE FUNCTION OF THE SERVICE OR APPLICATION IS:
6	(I) Providing internet access or broadband service;
7	(II) PROVIDING ELECTRONIC MAIL;
8	(III) PROVIDING DIRECT MESSAGING WHEREBY MESSAGES ARE
9	SENT BETWEEN DEVICES BY ELECTRONIC MEANS, ARE SHARED BETWEEN
10	A SENDER AND A RECIPIENT, ARE VISIBLE ONLY TO THE SENDER AND THE
11	RECIPIENT, ARE NOT POSTED PUBLICLY, AND ARE NOT EMBEDDED INTO A
12	SOCIAL MEDIA PLATFORM;
13	(IV) FACILITATING COMMUNICATION WITHIN A BUSINESS OR AN
14	ENTERPRISE AMONG EMPLOYEES OR AFFILIATES OF THE BUSINESS OR
15	ENTERPRISE, SO LONG AS ACCESS TO THE SERVICE OR APPLICATION IS
16	RESTRICTED TO EMPLOYEES OR AFFILIATES OF THE BUSINESS OR
17	ENTERPRISE;
18	(V) SELLING ENTERPRISE SOFTWARE TO BUSINESSES,
19	GOVERNMENTS, OR NONPROFIT ORGANIZATIONS;
20	(VI) PROVIDING CLOUD-BASED ELECTRONIC STORAGE, INCLUDING
21	CLOUD-BASED STORAGE THAT ALLOWS COLLABORATIVE EDITING BY
22	INVITED USERS;
23	(VII) FACILITATING TELECONFERENCING AND VIDEO
24	CONFERENCING FEATURES THAT ARE LIMITED TO CERTAIN PARTICIPANTS
25	IN THE TELECONFERENCE OR VIDEO CONFERENCE AND ARE NOT POSTED
26	PUBLICLY OR FOR BROAD DISTRIBUTION TO OTHER USERS;
27	(VIII) FACILITATING CROWDSOURCED CONTENT FOR REFERENCE

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1	GUIDES, SUCH AS ENCYCLOPEDIAS, EDUCATIONAL MATERIALS, AND
2	DICTIONARIES;
3	(IX) FACILITATING ONLINE SHOPPING OR E-COMMERCE IF THE
4	RELATED INTERACTIONS BETWEEN USERS OR ACCOUNT HOLDERS ARE
5	LIMITED TO:
6	(A) THE ABILITY TO POST AND VIEW COMMENTS AS PART OF
7	RATINGS AND REVIEWS OF PRODUCTS;
8	(B) THE ABILITY TO DISPLAY LISTS OR COLLECTIONS OF GOODS FOR
9	SALE OR WISH LISTS; AND
10	(C) OTHER FUNCTIONS THAT ARE FOCUSED ON ONLINE SHOPPING
11	OR E-COMMERCE RATHER THAN OTHER INTERACTIONS BETWEEN USERS OR
12	ACCOUNT HOLDERS;
13	(X) Providing a streaming service that:
14	(A) STREAMS ONLY LICENSED AND NOT USER-GENERATED MEDIA
15	IN A CONTINUOUS FLOW FROM THE SERVICE, WEBSITE, OR APPLICATION TO
16	THE END USER; AND
17	(B) Does not require a user or account holder to obtain
18	A LICENSE TO THE MEDIA BY AGREEMENT TO THE SERVICE'S OR
19	APPLICATION'S TERMS OF SERVICE;
20	(XI) Providing news, sports, entertainment, or other
21	CONTENT THAT IS PRESELECTED BY THE PROVIDER AND NOT
22	USER-GENERATED;
23	(XII) PROVIDING AN ONLINE SERVICE, WEBSITE, OR APPLICATION
24	THAT IS USED BY OR UNDER THE DIRECTION OF AN EDUCATIONAL ENTITY,
25	INCLUDING A LEARNING MANAGEMENT SYSTEM, A STUDENT ENGAGEMENT
26	PROGRAM, OR A SUBJECT- OR SKILL-SPECIFIC PROGRAM, WHERE THE
27	CONTENT IS PREDOMINANTLY CREATED OR POSTED BY THE PROVIDER OF

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1	THE ONLINE SERVICE, WEBSITE, OR APPLICATION AND THE ABILITY TO
2	CHAT, COMMENT, OR INTERACT WITH OTHER USERS IS DIRECTLY RELATED
3	TO THE PROVIDER'S CONTENT;
4	(XIII) PROVIDING OR OBTAINING TECHNICAL SUPPORT FOR A
5	SOFTWARE PLATFORM, PRODUCT, OR SERVICE;
6	(XIV) PROVIDING CAREER DEVELOPMENT OPPORTUNITIES,
7	INCLUDING PROFESSIONAL NETWORKING, JOB SKILLS, LEARNING
8	CERTIFICATIONS, AND JOB POSTING AND APPLICATION SERVICES;
9	(XV) FACILITATING ACADEMIC OR SCHOLARLY RESEARCH; OR
10	(XVI) REPORTING OR DISSEMINATING NEWS INFORMATION FOR A
11	MASS MEDIUM, AS DEFINED IN SECTION 13-90-119 (1)(a).
12	(c) "SOCIAL MEDIA PLATFORM" DOES NOT INCLUDE AN
13	INTERNET-BASED SERVICE OR APPLICATION IF:
14	(I) THE CONTENT THAT IS POSTED OR CREATED IS PREDOMINANTLY
15	POSTED OR CREATED BY THE PROVIDER OF THE INTERNET-BASED SERVICE
16	OR APPLICATION AND NOT USER-GENERATED; AND
17	(II) THE ABILITY TO CHAT, COMMENT, OR INTERACT WITH OTHER
18	USERS IS DIRECTLY RELATED TO THE PROVIDER'S CONTENT.
19	(17) "SUBJECT USE" MEANS THE USE OF A SOCIAL MEDIA PLATFORM
20	FOR:
21	(a) THE SALE OR ADVERTISEMENT OF AN ILLICIT SUBSTANCE;
22	(b) THE SALE OF A FIREARM IN VIOLATION OF STATE OR FEDERAL
23	LAW;
24	(c) SEX TRAFFICKING OF A MINOR; OR
25	(d) THE POSSESSION, DISPLAY, EXCHANGE, DISTRIBUTION, SALE, OR
26	CREATION OF, OR THE INDUCEMENT TO CREATE, SEXUALLY EXPLOITATIVE
27	MATERIAL.

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1	6-1-1602. [Formerly 6-1-1601] Social media platform - minor
2	users - standards. (1) On or after January 1, 2026, a social media
3	platform must establish INCLUDE a function that either:
4	(a) Meets the criteria in subsection (2) of this section and be IS
5	informed by the standards established in subsection $(5)$ (4) of this section;
6	or
7	(b) Displays a pop-up or full screen notification to a user who
8	attests to being under the age of eighteen YEARS OF AGE when the user:
9	(I) Has spent one cumulative hour on the social media platform
10	during a twenty-four-hour period; or
11	(II) Is on a social media platform between the hours of 10 p.m.
12	and 6 a.m.
13	(2) The function established pursuant to subsection (1) of this
14	section must provide users who are under the age of eighteen YEARS OF
15	AGE with information about their engagement in social media that helps
16	the user understand the impact of social media on the developing brain
17	and the mental and physical health of youth MINOR users. The information
18	must be supported by data from peer-reviewed scholarly articles or the
19	sources included in the mental health and technology resource bank
20	established in section 22-2-127.8 (1).
21	(3) If the social media platform establishes the function described
22	in subsection (1)(b) of this section, the function must repeat at least every
23	thirty minutes after the initial notification.
24	(4) (a) As used in this section, "social media platform" means an
25	internet-based service, website, or application that:
26	(I) Has more than one hundred thousand active users in Colorado;
27	(II) Permits a person to become a registered user, establish an

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1	account, of create a public of semipuone profile for the purpose of
2	allowing users to create, share, and view user-generated content through
3	the account or profile;
4	(III) Enables one or more users to create or post content that can
5	be viewed by other users of the medium; and
6	(IV) Includes a substantial function to allow users to interact
7	socially with each other within the service or application. A service or
8	application that provides electronic mail or direct messaging services
9	does not meet the criterion described in this subsection (4) on the basis of
10	that function alone.
11	(b) "Social media platform" does not include an internet-based
12	service or application in which the predominant or exclusive function is:
13	(I) Providing electronic mail;
14	(II) Facilitating commercial transactions, if the interaction with
15	other users or account holders is generally limited to:
16	(A) The ability to upload a post and comment on reviews or the
17	ability to display lists or collections of goods for sale or wish lists; and
18	(B) The primary function of the platform is focused on online
19	shopping or e-commerce rather than interactions between users or
20	account holders;
21	(HI) Facilitating teleconferencing and video conferencing features
22	that are limited to certain participants in the teleconference or video
23	conference and are not posted publicly or for broad distribution to other
24	users;
25	(IV) Facilitating crowd-sourced content for reference guides such
26	as encyclopedias and dictionaries;
27	(V) Providing cloud-based electronic services, including

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1	cloud-based services that allow conaborative entitle by hivited users,
2	(VI) Consisting primarily of news, sports, entertainment, or other
3	content that is preselected by the provider and not user generated and any
4	chat, comment, or interactive functionality that is provided incidental to,
5	directly related to, or dependent upon provision of the content;
6	(VII) Interactive gaming, virtual gaming, or an online service that
7	allows the creation and uploading of content for the purpose of interactive
8	or virtual gaming;
9	(VIII) Providing information concerning businesses, products, or
10	travel information, including user reviews or rankings of businesses or
11	<del>products;</del>
12	(IX) Facilitating communication within a business or an enterprise
13	among employees or affiliates of the business or enterprise, so long as
14	access to the service or application is restricted to employees or affiliates
15	of the business or enterprise;
16	(X) Selling enterprise software to businesses, governments, or
17	nonprofit organizations;
18	(XI) Providing a streaming service that streams only licensed
19	media in a continuous flow from the service, website, or application to the
20	end user and does not require a user or account holder to obtain a license
21	for the media by agreement with a social media platform's terms of
22	service;
23	(XII) Providing an online service, website, or application that is
24	used by or under the direction of an educational entity, including a
25	learning management system, a student engagement program, or a
26	subject- or skill-specific program, for which the majority of the content
27	is created or posted by the provider of the online service, website, or

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1	application and the ability to chat, comment, or interact with other users
2	is directly related to the provider's content;
3	(XIII) Providing or obtaining technical support for a platform,
4	product, or service;
5	(XIV) Providing career development opportunities, including
6	professional networking, job skills, learning certifications, and job
7	posting and application services;
8	(XV) Focused on facilitating academic or scholarly research; or
9	(XVI) Reporting or disseminating news information for a mass
10	medium, as defined in section 13-90-119.
11	(5) (4) The chief information officer in the office of information
12	technology, in consultation with the director of the center for health and
13	environmental data division of the Colorado department of public health
14	and environment and the temporary stakeholder group established in
15	section 22-2-127.8, shall establish standards for a user tool or function
16	that meets the requirements of subsection (1) of this section for a social
17	media platform. The standards must:
18	(a) Recommend intervals for notification frequency that are
19	similar to those in subsection (3) of this section;
20	(b) Provide sample messaging for the content of the notification;
21	(c) Be informed by data and research on the efficacy of
22	notifications; and
23	(d) Recommend the age range of users who would most benefit
24	from notifications.
25	(5) NOTWITHSTANDING SECTION 6-1-1601 (16), AS USED IN THIS
26	SECTION, "SOCIAL MEDIA PLATFORM" DOES NOT INCLUDE AN
27	INTERNET-BASED SERVICE OR APPLICATION IF THE PREDOMINANT OR

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1	EXCLUSIVE FUNCTION OF THE SERVICE OR APPLICATION IS INTERACTIVE
2	GAMING, VIRTUAL GAMING, OR ALLOWING FOR THE CREATION AND
3	UPLOADING OF CONTENT FOR THE PURPOSE OF INTERACTIVE OR VIRTUAL
4	<u>GAMING.</u>
5	6-1-1603. Social media companies - published policies -
6	required disclosures. (1) On or before July 1, 2026, a social media
7	COMPANY SHALL POST PUBLISHED POLICIES FOR EACH SOCIAL MEDIA
8	PLATFORM OWNED OR OPERATED BY THE SOCIAL MEDIA COMPANY. THE
9	PUBLISHED POLICIES MUST BE POSTED IN A CLEAR AND CONSPICUOUS
10	MANNER REASONABLY DESIGNED TO INFORM ALL USERS OF THE SOCIAL
11	MEDIA PLATFORM OF THE EXISTENCE AND CONTENTS OF THE PUBLISHED
12	POLICIES. AFTER THE INITIAL POSTING OF THE PUBLISHED POLICIES, A
13	SOCIAL MEDIA COMPANY SHALL POST ANY MATERIAL UPDATES TO THE
14	PUBLISHED POLICIES WITHIN FOURTEEN DAYS AFTER THE IMPLEMENTATION
15	OF THE UPDATED PUBLISHED POLICIES.
16	(2) THE PUBLISHED POLICIES POSTED PURSUANT TO SUBSECTION
17	(1) OF THIS SECTION MUST INCLUDE:
18	(a) CONTACT INFORMATION OR A DESCRIPTION OF THE PROCESS
19	THAT ALLOWS A USER TO ASK THE SOCIAL MEDIA COMPANY QUESTIONS
20	ABOUT, OR REPORT VIOLATIONS OF, THE PUBLISHED POLICIES;
21	(b) A DESCRIPTION OF THE PROCESS THAT A USER MUST FOLLOW TO
22	FLAG CONTENT, ACTIVITY, GROUPS, OR OTHER USERS THAT THE USER
23	BELIEVES VIOLATE THE PUBLISHED POLICIES;
24	(c) A DESCRIPTION OF THE SOCIAL MEDIA COMPANY'S PROCESS TO
25	RESPOND TO AND RESOLVE USER QUESTIONS, REPORTS, AND FLAGS AS
26	DESCRIBED IN SUBSECTIONS (2)(e) AND (2)(f) OF THIS SECTION. IF
27	APPLICABLE, THIS DESCRIPTION MUST INCLUDE INFORMATION ABOUT THE

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1	PROCESS BY WHICH THE SOCIAL MEDIA COMPANY INFORMS A REPORTING
2	USER OF THE ACTION TAKEN IN RESPONSE TO THE USER'S QUESTION,
3	REPORT, OR FLAG.
4	(d) A DESCRIPTION OF THE SOCIAL MEDIA PLATFORM'S
5	RESTRICTIONS ON THE USE OF THE SOCIAL MEDIA PLATFORM AS TO
6	SUBJECT USES;
7	(e) A DESCRIPTION OF THE SOCIAL MEDIA COMPANY'S PROCESS FOR
8	ENFORCING ITS PUBLISHED POLICIES AS TO SUBJECT USES AND THE
9	POTENTIAL CONSEQUENCES OF VIOLATING THE PUBLISHED POLICIES AS TO
10	SUBJECT USES, WHICH DESCRIPTION INCLUDES:
11	(I) ACTIONS THE SOCIAL MEDIA COMPANY MAY TAKE AGAINST AN
12	ITEM OF CONTENT, A GROUP, OR A USER, INCLUDING ACTIONS DESCRIBED
13	IN SECTION 6-1-1607; AND
14	(II) DETAILS CONCERNING:
15	(A) WHAT ACTIONS THE SOCIAL MEDIA COMPANY MAY TAKE IN
16	RESPONSE TO ACTIVITY THAT VIOLATES A PUBLISHED POLICY ON SUBJECT
17	USES, INCLUDING WHETHER AND HOW THOSE ACTIONS MAY VARY WHEN
18	MULTIPLE VIOLATIONS OF A PUBLISHED POLICY OR POLICIES OCCUR; AND
19	(B) HOW MANY VIOLATIONS OF A PUBLISHED POLICY CONCERNING
20	A SUBJECT USE ARE REQUIRED TO RESULT IN A SPECIFIC ACTION;
21	(f) A DESCRIPTION OF WHEN VIOLATIONS OF PUBLISHED POLICIES
22	ARE REPORTED TO LAW ENFORCEMENT FOR INVESTIGATION AND
23	POTENTIAL PROSECUTION, INCLUDING A DESCRIPTION OF WHEN AND HOW
24	SUBJECT USES WILL BE REPORTED TO LAW ENFORCEMENT AND IN WHAT
25	FORMAT THIS INFORMATION WILL BE PROVIDED; AND
26	(g) A LIST OF THE LANGUAGES IN WHICH THE PUBLISHED POLICIES
27	ARE AVAILABLE.

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1	6-1-1604. Social media companies - published policies and
2	violations report required. (1) On an annual basis in accordance
3	WITH SECTION $6$ - $1$ - $1606$ , A SOCIAL MEDIA COMPANY SHALL SUBMIT TO THE
4	DEPARTMENT OF LAW, IN A MACHINE-READABLE AND OPEN FORMAT, A
5	REPORT THAT INCLUDES, FOR EACH SOCIAL MEDIA PLATFORM OWNED OR
6	OPERATED BY THE SOCIAL MEDIA COMPANY:
7	(a) THE CURRENT VERSION OF THE PUBLISHED POLICIES OF THE
8	SOCIAL MEDIA PLATFORM;
9	(b) IF A SOCIAL MEDIA COMPANY HAS FILED ITS FIRST REPORT, A
10	COMPLETE AND DETAILED DESCRIPTION OF ANY CHANGES TO THE
11	PUBLISHED POLICIES SINCE THE PREVIOUS REPORT;
12	(c) A STATEMENT OF WHETHER THE CURRENT VERSION OF THE
13	PUBLISHED POLICIES CONTAINS DEFINITIONS AND PROVISIONS RELATING TO
14	SUBJECT USES;
15	(d) FOR THE PRECEDING CALENDAR YEAR, DATA PERTAINING TO
16	EACH CATEGORY OF SUBJECT USES FROM USERS BASED IN THE UNITED
17	STATES AS TO:
18	(I) THE TOTAL NUMBER OF INSTANCES IN WHICH THE SOCIAL MEDIA
19	COMPANY WAS ALERTED TO ILLEGAL CONTENT, ILLEGAL ACTIVITY, OR
20	POTENTIALLY PUBLISHED-POLICY-VIOLATING CONTENT OR ACTIVITY,
21	DISAGGREGATED BY:
22	(A) THE FORM OF THE ALERT, INCLUDING BY USER COMPLAINT OR
23	DETECTION BY THE SOCIAL MEDIA COMPANY OR SOCIAL MEDIA PLATFORM;
24	AND
25	(B) THE PERCENTAGE OF SUCH CONTENT OR ACTIVITY THAT WAS
26	<u>ULTIMATELY ACTIONED;</u>
27	(II) THE NUMBER OF ACCOUNTS ACTIONED FOR VIOLATING A

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1	PUBLISHED POLICY AS TO SUBJECT USES, DISAGGREGATED BY:
2	(A) THE NUMBER OF DAYS BETWEEN DETECTION OF THE
3	VIOLATION AND THE SUSPENSION OR REMOVAL OF EACH ACCOUNT; AND
4	(B) THE AGE CATEGORY OF THE OPERATOR OF THE SUSPENDED OR
5	REMOVED ACCOUNT;
6	(III) WHETHER THE ACCOUNT AND VIOLATIVE CONTENT OR
7	ACTIVITY WAS REFERRED TO LAW ENFORCEMENT;
8	(IV) THE TOTAL NUMBER OF ACTIONED ITEMS OF CONTENT,
9	DISAGGREGATED BY TYPE OF ACTION;
10	<del></del>
11	$\underline{(V)}$ The distribution of views of actioned items of content
12	BY AGE CATEGORY AND BY SUBJECT USE;
13	<del></del>
14	(VI) THE NUMBER OF INSTANCES IN WHICH A USER APPEALED A
15	DECISION TO REMOVE THE USER'S ACTIONED CONTENT OR REMOVE OR
16	SUSPEND THE USER'S ACCOUNT AND THE PERCENTAGE OF APPEALS THAT
17	RESULTED IN THE RESTORATION OF CONTENT OR AN ACCOUNT;
18	(VII) THE NUMBER OF USERS REFERRED TO LAW ENFORCEMENT,
19	DISAGGREGATED BY AGE CATEGORY; AND
20	(VIII) THE NUMBER OF REQUESTS FROM COLORADO LAW
21	ENFORCEMENT AGENCIES FOR USER DATA, DISAGGREGATED BY THE
22	RESPONSE TIME FOR EACH REQUEST; AND
23	(e) A GENERAL DESCRIPTION OF THE SOCIAL MEDIA PLATFORM'S
24	PUBLISHED POLICIES REGARDING THE AGE OF USERS AND HOW THE SOCIAL
25	MEDIA PLATFORM VERIFIES USERS' AGES, HOW THE SOCIAL MEDIA
26	COMPANY THAT OPERATES THE SOCIAL MEDIA PLATFORM RESPONDS TO
27	USER REPORTS OF POTENTIAL VIOLATIONS, AND WHAT ACTION IS TAKEN

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2	PLATFORM'S PUBLISHED POLICIES REGARDING AGE, INCLUDING:
3	(I) THE TOTAL NUMBER OF USERS THE SOCIAL MEDIA PLATFORM
4	<u>IDENTIFIED, EITHER THROUGH USERS, EMPLOYEES, OR AUTOMATED MEANS,</u>
5	WHO DID NOT PROVIDE THEIR TRUE AGES TO THE SOCIAL MEDIA PLATFORM
6	OR WHO OTHERWISE VIOLATED THE SOCIAL MEDIA PLATFORM'S PUBLISHED
7	POLICIES REGARDING AGE; AND
8	(II) THE SOCIAL MEDIA COMPANY'S RESPONSE TO USERS IDENTIFIED
9	AS HAVING NOT PROVIDED THEIR TRUE AGES OR OTHERWISE VIOLATING
10	THE SOCIAL MEDIA PLATFORM'S PUBLISHED POLICIES REGARDING AGE,
11	<u>INCLUDING THE TOTAL NUMBER OF USER ACCOUNTS THAT WERE ACTIONED</u>
12	BY THE SOCIAL MEDIA COMPANY AND A BREAKDOWN BY PERCENTAGES OF
13	THE ACTIONS TAKEN.
14	(2) On an annual basis in accordance with section
15	6-1-1606, A SOCIAL MEDIA COMPANY SHALL SUBMIT TO THE DEPARTMENT
16	OF LAW, IN A MACHINE-READABLE AND OPEN FORMAT, A REPORT THAT
17	INCLUDES, FOR EACH SOCIAL MEDIA PLATFORM OWNED OR OPERATED BY
18	THE SOCIAL MEDIA COMPANY:
19	(a) THE TOTAL NUMBER OF COLORADO-BASED USERS OR ACCOUNT
20	HOLDERS ON THE SOCIAL MEDIA PLATFORM; AND
21	(b) Whether a Colorado-based user's account or violative
22	CONTENT WAS SHARED WITH LAW ENFORCEMENT AND, IF SO, WHICH
23	SUBJECT USE OR SUBJECT USES WERE INVOLVED.
24	(3) IN SATISFYING THE REPORTING REQUIREMENTS DESCRIBED IN
25	SUBSECTIONS (1) AND (2) OF THIS SECTION, A SOCIAL MEDIA COMPANY
26	SHALL CERTIFY THAT ALL REASONABLE EFFORTS HAVE BEEN MADE TO
27	PROVIDE COMPLETE, TRUE, AND ACCURATE INFORMATION IN FULFILLMENT

WHEN A USER IS FOUND TO HAVE VIOLATED THE SOCIAL MEDIA

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1	OF THE REQUIREMENTS OF THIS SECTION.
2	6-1-1605. Social media companies - minor usage report
3	required. (1) On an annual basis in accordance with section
4	6-1-1606, A SOCIAL MEDIA COMPANY SHALL MAKE PUBLICLY AVAILABLE,
5	IN A MACHINE-READABLE AND OPEN FORMAT AND IN A LOCATION THAT IS
6	EASILY ACCESSIBLE, A REPORT THAT INCLUDES, FOR EACH SOCIAL MEDIA
7	PLATFORM OWNED OR OPERATED BY THE SOCIAL MEDIA COMPANY, THE
8	FOLLOWING DATA CONCERNING HOW MINORS IN THE UNITED STATES USED
9	THE SOCIAL MEDIA PLATFORM DURING THE PRECEDING YEAR,
10	DISAGGREGATED BY AGE CATEGORY AND GENDER BOTH FOR ALL USERS IN
11	THE UNITED STATES AND FOR ALL USERS IN COLORADO:
12	(a) THE TOTAL NUMBER OF MINOR USERS WHO USED THE SOCIAL
13	MEDIA PLATFORM;
14	(b) THE DISTRIBUTION OF MINOR USERS WHO SPEND AT LEAST ONE
15	HOUR PER DAY ON THE SOCIAL MEDIA PLATFORM, REPORTED IN ONE-HOUR
16	INCREMENTS, FROM ONE HOUR THROUGH TWENTY-FOUR HOURS;
17	(c) THE DISTRIBUTION OF MINOR USERS WHO SPEND MORE THAN
18	THIRTY MINUTES ON THE SOCIAL MEDIA PLATFORM BETWEEN THE HOURS
19	of $10\mathrm{P.m.}$ and $6\mathrm{a.m.}$ , reported in thirty-minute increments;
20	_
21	(d) ON AVERAGE, HOW MANY NOTIFICATIONS WERE SENT WITH
22	RESPECT TO THE TENTH, TWENTY-FIFTH, FIFTIETH, SEVENTY-FIFTH,
23	NINETIETH, NINETY-NINTH, AND NINETY-NINE AND NINE-TENTHS
24	PERCENTILES OF MINOR USERS DURING EACH HOUR BETWEEN THE HOURS
25	OF 8 A.M. AND 3 P.M.;
26	(e) On average, how many notifications were sent with
27	RESPECT TO THE TENTH, TWENTY-FIFTH, FIFTIETH, SEVENTY-FIFTH,

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2	PERCENTILES OF MINOR USERS DURING EACH HOUR BETWEEN THE HOURS
3	OF 10 P.M. AND 6 A.M.;
4	(f) The one hundred pieces of public content most
5	FREQUENTLY VIEWED BY MINOR USERS EACH MONTH, INCLUDING
6	HYPERLINKS TO EACH PIECE OF CONTENT;
7	(g) The total number of minor users who have viewed,
8	COMMENTED ON, SHARED, OR OTHERWISE INTERACTED WITH ACTIONED
9	CONTENT THAT WAS FOUND TO VIOLATE THE SOCIAL MEDIA PLATFORM'S
10	PUBLISHED POLICIES, DISAGGREGATED BY PUBLISHED POLICY VIOLATION
11	TYPE AND BY SUBJECT USE;
12	(h) A LIST OF MINOR SAFETY TOOLS MADE AVAILABLE BY THE
13	SOCIAL MEDIA PLATFORM, NOTING WHICH TOOLS ARE ENABLED BY
14	DEFAULT AND THE TOTAL NUMBER AND PERCENTAGE OF MINOR USERS
15	WHO HAVE EACH TOOL ENABLED; AND
16	(i) If the social media platform makes available the
17	ABILITY TO LINK A PARENT OR FAMILY ACCOUNT, THE PERCENTAGE OF
18	MINOR USERS WHO HAVE LINKED THEIR ACCOUNT TO SUCH A PARENT OR
19	FAMILY ACCOUNT.
20	(2) In satisfying the reporting requirement described in
21	SUBSECTION (1) OF THIS SECTION, A SOCIAL MEDIA COMPANY SHALL
22	CERTIFY THAT ALL REASONABLE EFFORTS HAVE BEEN MADE TO PROVIDE
23	COMPLETE, TRUE, AND ACCURATE INFORMATION IN FULFILLMENT OF THE
24	REQUIREMENTS OF THIS SECTION.
25	6-1-1606. Timing of reports - public <u>disclosures -</u>
26	commercially reasonable efforts. (1) The first submission of
27	REPORTS BY A SOCIAL MEDIA COMPANY MADE PURSUANT TO SECTION

NINETIETH, NINETY-NINTH, AND NINETY-NINE AND NINE-TENTHS

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1	6-1-1604(1) and $(2)$ and the first public disclosure of reports by
2	A SOCIAL MEDIA COMPANY MADE PURSUANT TO SECTION 6-1-1605 (1)
3	SHALL OCCUR NO LATER THAN ONE HUNDRED EIGHTY DAYS AFTER THE
4	EFFECTIVE DATE OF THIS PART 16, AS AMENDED. THEREAFTER, REPORTS
5	SHALL BE SUBMITTED NO LATER THAN FEBRUARY 1 OF EACH YEAR.
6	(2) Each report submitted pursuant to section $6-1-1604(1)$
7	AND (2) MAY BE MADE AVAILABLE TO THE PUBLIC AT THE ATTORNEY
8	GENERAL'S DISCRETION.
9	(3) IN SATISFYING THE REPORTING REQUIREMENTS DESCRIBED IN
10	SECTIONS 6-1-1604 AND 6-1-1605, A SOCIAL MEDIA COMPANY SHALL
11	MAKE COMMERCIALLY REASONABLE EFFORTS TO IDENTIFY THE AGE
12	CATEGORIES OF USERS. FOR THE PURPOSES OF THIS SUBSECTION (3), THE
13	USE OF CURRENT TECHNOLOGY FOR AGE ESTIMATION, AGE ASSURANCE,
14	ADVERTISING TARGETING, OR PLATFORM MEASUREMENT IS CONSIDERED
15	A COMMERCIALLY REASONABLE EFFORT.
16	6-1-1607. Social media companies and social media platforms
17	- removal of users for prohibited activity. (1) EXCEPT AS DESCRIBED
18	IN SUBSECTION (3) OF THIS SECTION, UPON THE DETECTION BY A SOCIAL
19	MEDIA PLATFORM OR SOCIAL MEDIA COMPANY, OR UPON THE
20	NOTIFICATION TO A SOCIAL MEDIA PLATFORM OR SOCIAL MEDIA COMPANY
21	BY A USER, A PARENT OF A MINOR USER, A VISITOR, OR A COLORADO LAW
22	ENFORCEMENT AGENT, THAT A USER OF A SOCIAL MEDIA PLATFORM
23	ENGAGES IN ONE OR MORE SUBJECT USES, THE SOCIAL MEDIA COMPANY
24	THAT OPERATES THE SOCIAL MEDIA PLATFORM SHALL:
25	(a) IN THE CASE OF A NOTIFICATION, DETERMINE WITHIN
26	FORTY-EIGHT HOURS WHETHER IT IS A FALSE REPORT OR ALLEGATION;
27	(b) FOR NOTIFICATIONS THAT REQUIRE FURTHER INVESTIGATION,

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1	AND FOR ALL INSTANCES OF DETECTION BY A SOCIAL MEDIA PLATFORM OR
2	SOCIAL MEDIA COMPANY, DETERMINE WITHIN TEN DAYS AFTER DETECTION
3	OR NOTIFICATION WHETHER THE USER VIOLATED THE SOCIAL MEDIA
4	PLATFORM'S PUBLISHED POLICIES OR STATE LAW. DURING THIS PERIOD, A
5	SOCIAL MEDIA COMPANY SHALL:
6	(I) SUSPEND THE USER'S ACCOUNT SUCH THAT THE USER CANNOT
7	ACCESS OR UTILIZE THE SOCIAL MEDIA PLATFORM; AND
8	(II) USE ALL AVAILABLE METHODS AND TECHNOLOGY TO PREVENT
9	THE USER FROM OPERATING, REGISTERING, ESTABLISHING, OR OPENING AN
10	ACCOUNT OR PROFILE ON THE SOCIAL MEDIA PLATFORM;
11	(c) IF THE SOCIAL MEDIA COMPANY DETERMINES THAT THE USER
12	VIOLATED THE SOCIAL MEDIA PLATFORM'S PUBLISHED POLICIES OR STATE
13	<u>LAW</u> , TERMINATE THE USER'S ACCOUNT ON THE SOCIAL MEDIA PLATFORM
14	WITHIN TWENTY-FOUR HOURS AFTER THE DETERMINATION IS MADE AND
15	USE ALL AVAILABLE METHODS AND TECHNOLOGY TO PREVENT THE USER
16	FROM OPERATING, REGISTERING, ESTABLISHING, OR OPENING AN ACCOUNT
17	OR PROFILE ON THE SOCIAL MEDIA PLATFORM; AND
18	(d) IF THE SOCIAL MEDIA COMPANY DETERMINES THAT THE USER
19	DID NOT VIOLATE THE SOCIAL MEDIA PLATFORM SPUBLISHED POLICIES OR
20	STATE LAW, RESTORE THE USER'S ACCESS TO THE SOCIAL MEDIA PLATFORM
21	AFTER SUCH DETERMINATION IS MADE.
22	(2) A SOCIAL MEDIA COMPANY SHALL:
23	(a) IMPLEMENT A REVIEW PROCESS ALLOWING A USER TO APPEAL
24	A DETERMINATION DESCRIBED IN SUBSECTION (1) OF THIS SECTION; AND
25	(b) REVIEW AN APPEAL AND MAKE A DETERMINATION CONCERNING
26	THE APPEAL WITHIN FOURTEEN CALENDAR DAYS AFTER THE USER
27	REQUESTS AN APPEAL.

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1	(3) 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 ADOPTED PURSUANT TO SECTION
5	44-10-203 (3)(a).
6	6-1-1608. Social media contact process - search warrants -
7	deadline for compliance - extension of deadline - applicability. (1) A
8	SOCIAL MEDIA COMPANY SHALL ENSURE THAT EACH OF ITS SOCIAL MEDIA
9	PLATFORMS PROVIDES A STREAMLINED PROCESS TO ALLOW COLORADO
10	LAW ENFORCEMENT AGENCIES TO CONTACT THE SOCIAL MEDIA COMPANY,
11	WHICH PROCESS DOES AT LEAST THE FOLLOWING:
12	(a) MAKES AVAILABLE A STAFFED HOTLINE FOR COLORADO LAW
13	ENFORCEMENT AGENCY PERSONNEL FOR PURPOSES OF:
14	(I) RECEIVING AND RESPONDING TO QUESTIONS ABOUT SEARCH
15	WARRANTS;
16	(II) ACKNOWLEDGING RECEIPT OF A SEARCH WARRANT; AND
17	(III) PROVIDING STATUS UPDATES ON SEARCH WARRANT
18	COMPLIANCE TO A REQUESTING COLORADO LAW ENFORCEMENT AGENCY;
19	(b) INCLUDES A METHOD TO PROVIDE REGULAR STATUS UPDATES
20	TO A REQUESTING COLORADO LAW ENFORCEMENT AGENCY IN RESPONSE
21	TO A QUESTION PERTAINING TO A SEARCH WARRANT, AN
22	ACKNOWLEDGMENT OF RECEIPT OF A SEARCH WARRANT, OR THE STATUS
23	OF FULFILLING THE REQUEST OF A SEARCH WARRANT; AND
24	(c) Provides continuous availability of the process to
25	COLORADO LAW ENFORCEMENT AGENCIES.
26	(2) EXCEPT AS PROVIDED IN SUBSECTION (3) OF THIS SECTION OR
27	ANY OTHER LAW, INCLUDING SECTION 32 OF ARTICLE II OF THE STATE

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1	CONSTITUTION; THE "COLORADO PRIVACY ACT", PART 13 OF THIS ARTICLE
2	1; SECTION 16-3-301 (4); AND THE "REPRODUCTIVE HEALTH EQUITY
3	ACT", PART 4 OF ARTICLE 6 OF TITLE 25, A SOCIAL MEDIA COMPANY SHALL
4	COMPLY WITH A SEARCH WARRANT WITHIN SEVENTY-TWO HOURS AFTER
5	RECEIVING THE SEARCH WARRANT IF ALL OF THE FOLLOWING APPLY:
6	(a) The search warrant is provided to the social media
7	COMPANY BY A COLORADO LAW ENFORCEMENT AGENCY;
8	(b) The subject of the search warrant is information
9	ASSOCIATED WITH AN ACCOUNT ON A SOCIAL MEDIA PLATFORM OPERATED
10	BY THE SOCIAL MEDIA COMPANY; AND
11	(c) THE INFORMATION IS CONTROLLED BY A USER OF THE SOCIAL
12	MEDIA PLATFORM.
13	(3) A COURT MAY REASONABLY EXTEND THE TIME REQUIRED TO
14	COMPLY WITH A SEARCH WARRANT PURSUANT TO SUBSECTION (2) OF THIS
15	SECTION IF THE COURT MAKES A WRITTEN FINDING THAT THE SOCIAL
16	MEDIA COMPANY HAS SHOWN GOOD CAUSE FOR THE EXTENSION AND THAT
17	An extension would not cause an adverse result, as defined in $18$
18	U.S.C. SEC. 2705 (a)(2).
19	(4) THIS SECTION DOES NOT APPLY TO A SOCIAL MEDIA PLATFORM
20	WITH FEWER THAN ONE MILLION DISCRETE MONTHLY USERS.
21	6-1-1609. Violations - unfair or deceptive trade practice. A
22	PERSON THAT KNOWINGLY OR RECKLESSLY VIOLATES THIS PART 16
23	COMMITS A DECEPTIVE TRADE PRACTICE, AS DESCRIBED IN SECTION
24	6-1-105 (1)(iiii).
25	6-1-1610. Duties and obligations not exclusive - remedies not
26	exclusive. (1) The duties and obligations imposed by this part 16
27	ARE IN ADDITION TO ANY OTHER DUTIES OR OBLIGATIONS IMPOSED UNDER

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1	LOCAL, STATE, OR FEDERAL LAW, AND THIS PART 16 DOES NOT RELIEVE
2	ANY PARTY FROM ANY DUTIES OR OBLIGATIONS IMPOSED UNDER LAW.
3	(2) The remedies or penalties provided by this part 16 are
4	IN ADDITION TO ANY OTHER REMEDIES OR PENALTIES AVAILABLE UNDER
5	LOCAL, STATE, OR FEDERAL LAW.
6	<b>6-1-1611. Severability.</b> If any provision of this part 16 or the
7	APPLICATION OF THIS PART 16 TO ANY PERSON OR CIRCUMSTANCE IS HELD
8	INVALID, SUCH INVALIDITY DOES NOT AFFECT OTHER PROVISIONS OR
9	APPLICATIONS OF THIS PART $16\mathrm{THAT}$ CAN BE GIVEN EFFECT WITHOUT THE
10	INVALID PROVISION OR APPLICATION, AND TO THIS END THE PROVISIONS OF
11	THIS PART 16 ARE DECLARED TO BE SEVERABLE.
12	6-1-1612. Rules. The attorney general may adopt rules for
13	THE PURPOSE OF CARRYING OUT THIS PART 16.
14	SECTION 3. In Colorado Revised Statutes, 6-1-105, add (1)(iiii)
15	as follows:
16	6-1-105. Unfair or deceptive trade practices - definitions.
17	(1) A person engages in a deceptive trade practice when, in the course of
18	the person's business, vocation, or occupation, the person:
19	(iiii) Knowingly or recklessly violates Part 16 of this
20	ARTICLE 1.
21	SECTION 4. 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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