Stricken language would be deleted from and underlined language would be added to present law. Act 847 of the Regular Session

1	State of Arkansas	As Engrossed: S4/9/25		
2	95th General Assembly	A Bill		
3	Regular Session, 2025		HOUSE BILL 1957	
4				
5	By: Representative S. Meeks			
6	By: Senator J. English			
7				
8	For An Act To Be Entitled			
9	AN ACT TO AMEND THE UNSOLICITED COMMERCIAL AND			
10	SEXUALLY EXPLICIT ELECTRONIC MAIL PREVENTION ACT TO			
11	INCLUDE UNSOLICITED COMMERCIAL AND SEXUALLY EXPLICIT			
12	TEXT MESSA	AGES; AND FOR OTHER PURPOSES.		
13				
14				
15		Subtitle		
16	TO A	MEND THE UNSOLICITED COMMERCIAL AND		
17	SEXU	ALLY EXPLICIT ELECTRONIC MAIL		
18	PREV	ENTION ACT TO INCLUDE UNSOLICITED		
19	COMM	ERCIAL AND SEXUALLY EXPLICIT TEXT		
20	MESS	AGES.		
21				
22	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF ARK	ANSAS:	
23				
24	SECTION 1. Arka	ansas Code § 4-88-601 is amended to	read as follows:	
25	4-88-601. Title			
26	This subchapter	may be referred to and cited as the	"Unsolicited	
27	Commercial and Sexual	ly Explicit Electronic Mail <u>and Text</u>	<u>Message</u> Prevention	
28	Act".			
29				
30	SECTION 2. Arka	ansas Code § 4-88-602(10)(A)(i), con	cerning the	
31	definition of "preexisting business relationship" under the Unsolicited			
32	Commercial and Sexually Explicit Electronic Mail Prevention Act, is amended			
33	to read as follows:			
34	(10)(A)(i)) "Preexisting business relationshi	p" means that there	
35	was a business transaction or communication between the sender and the			
36	recipient of a commercial electronic mail or <u>text</u> message during the five-			



with the recipient.

year period preceding the receipt of that message. SECTION 3. Arkansas Code § 4-88-602(12), concerning the definition of "unsolicited" under the Unsolicited Commercial and Sexually Explicit Electronic Mail Prevention Act, is amended to read as follows: (12) "Unsolicited" means without the recipient's express permission, except that commercial electronic mail or text message is not unsolicited if the sender has a preexisting business or personal relationship SECTION 4. Arkansas Code § 4-88-602, concerning definitions under the Unsolicited Commercial and Sexually Explicit Electronic Mail Prevention Act, is amended to add additional subdivisions to read as follows: (13) "Phone service provider" means a person who: (A) Is an intermediary in the transmission of a text message from the sender to the recipient; or

17 (B) Provides to end users of text message services via a 18 telephone number the ability to send and receive text messages;

19 (14) "Text message" means a message consisting of text, images, 20 sounds, or other information that is transmitted to or from a device that is identified as the receiving or transmitting device by means of a ten (10) 21

22 digit telephone number;

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SECTION 5. Arkansas Code § 4-88-603 is amended to read as follows: 24 25 4-88-603. Unsolicited commercial or sexually explicit electronic mail 26 or text message - Requirements.

27 (a) Each person who sends or causes to be sent an unsolicited 28 commercial electronic mail or text message or an unsolicited sexually explicit electronic mail or text message through the intermediary of an 29 30 electronic mail service provider or to an electronic mail address or phone 31 number held by a resident of the state shall:

32 (1)(A) Conspicuously For a commercial message to an electronic 33 mail address, conspicuously state in the electronic mail the sender's: 34 (A)(i) Legal name; 35 (B)(ii) Correct street address; and 36 (C)(iii) Valid internet domain name; and

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1	(P) For a commercial tout measure concrisionally state		
2	(B) For a commercial text message, conspicuously state		
3	(i) Person from whom the text message originates;		
4	(ii) Purpose of the text message; and		
5	(iii) Ability to opt out and method of opting out of		
6	receiving further text messages from the person;		
7	(2) For a sexually explicit electronic mail, include in the		
8	electronic mail a subject line that contains "adv:adult" as the first nine		
9	(9) characters;		
10	(3) Provide the recipient a convenient, no-cost mechanism to		
11	notify the sender not to send any future electronic mail to the recipient,		
12	including:		
13	(A) Return electronic mail to a valid, functioning return		
14	electronic address; and		
15	(B) For a sexually explicit electronic mail and if the sender		
16	has a toll-free telephone number, the sender's toll-free telephone number;		
17	and		
18	(4) Conspicuously provide in the text of the electronic mail a		
19	notice:		
20	(A) That informs the recipient that the recipient may		
21	conveniently and at no cost be excluded from future commercial or sexually		
22	explicit electronic mail, as the case may be, from the sender; and		
23	(B) For sexually explicit electronic mail, if the sender has		
24	a toll-free telephone number, that includes the sender's valid, toll-free		
25	telephone number that the recipient may call to be excluded from future		
26	electronic mail from the sender.		
27	(b)(1) A commercial electronic mail <u>or text message</u> is not unsolicited		
28	if the sender has a preexisting business or personal relationship with the		
29	recipient.		
30	(2) The sender of a commercial electronic mail or text message		
31	of this nature must still include in the electronic mail message <u>or text</u>		
32	message the required disclosures set forth in subdivisions (a)(3) and (4) of		
33	this section and shall remove the recipient from future mailings or text		
34	<u>messages</u> if requested.		
35	(c) A person who sends or causes to be sent an unsolicited commercial		
36	electronic mail or an unsolicited sexually explicit electronic mail through		

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1 the intermediary of an electronic mail service provider located in the state 2 or to an electronic mail address held by a resident of the state may <u>shall</u> 3 not:

4 (1) Use a third party's internet domain name in identifying the 5 point of origin or in stating the transmission path of the electronic mail 6 without the third party's consent;

7 (2) Misrepresent any information in identifying the point of8 origin or the transmission path of the electronic mail; or

9 (3) Fail to include in the electronic mail the information10 necessary to identify the point of origin of the electronic mail.

11 (d)(1) If the recipient of an unsolicited commercial electronic mail 12 or text message or an unsolicited sexually explicit electronic mail or text 13 message notifies the sender that the recipient does not want to receive 14 future commercial electronic mail or text message or future sexually explicit 15 electronic mail or text message from the sender, the sender may not send that 16 recipient a commercial electronic mail or text message or a sexually explicit 17 electronic mail or text message either directly or through a subsidiary or 18 affiliate.

19 (2) If a recipient has requested to be removed from future 20 mailings <u>or text messages</u>, the sender may recontact the recipient if a 21 preexisting business relationship has been reestablished or if the recipient 22 has expressly requested to receive future mailings <u>or text messages</u> from the 23 sender.

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SECTION 6. Arkansas Code § 4-88-604 is amended to read as follows:
 4-88-604. Interactive computer service, and electronic mail service
 provider, and phone service provider authority.

(a) An interactive computer service, or electronic mail service
provider, or phone service provider may block the receipt or transmission
through its service of any bulk electronic mail or text message that it
reasonably believes is or will be sent in violation of this subchapter.

32 (b) An interactive computer service, or electronic mail service
33 provider, or phone service provider is not:

(1) In violation of this section and the injured party shall not
have a cause of action against an interactive computer service, or electronic
mail service provider, or phone service provider due to the fact that the

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1 interactive computer service, or electronic mail service provider, or phone 2 service provider: 3 (A) Is an intermediary between the sender and recipient in 4 the transmission of an electronic mail or text message that violates this 5 section; or 6 (B) Provides transmission of unsolicited commercial 7 electronic mail messages or text messages over the provider's computer 8 network or facilities; or 9 (2) Liable for any action it voluntarily takes in good faith to 10 block the receipt or transmission through its service of any electronic mail 11 or text message advertisements that it believes is or will be sent in 12 violation of this subchapter. 13 (c) An interactive computer service may disconnect or terminate the 14 service of any person who is in violation of this subchapter. 15 16 SECTION 7. Arkansas Code § 4-88-606 is amended to read as follows: 17 4-88-606. Civil action for violation - Election on damages - Costs and 18 attorney's fees - Defense. 19 (a) For any violation of a provision of this subchapter, an action may 20 be brought by: 21 (1) A person who received the unsolicited commercial electronic 22 mail or text message or unsolicited sexually explicit electronic mail or text 23 message that violates this subchapter; or 24 (2) An electronic mail service provider or phone service 25 provider through whose facilities the unsolicited commercial electronic mail 26 or text message or unsolicited sexually explicit electronic mail or text 27 message was transmitted. 28 (b)(1) In each action under subdivision (a)(1) of this section, a 29 recipient or electronic mail service provider or phone service provider may 30 elect, in lieu of actual damages, to recover the lesser of: 31 (A) Ten dollars (\$10.00) per unsolicited commercial 32 electronic mail or text message or unsolicited sexually explicit electronic 33 mail or text message sent to a previously opted-out electronic mail address 34 or phone number or transmitted through the electronic mail service provider 35 or phone service provider or otherwise sent in violation of this subchapter; 36 or

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1	(B) Twenty-five thousand dollars (\$25,000) per day the
2	violation occurs.
3	(2) Each prevailing recipient or electronic mail service
4	provider or phone service provider shall be awarded costs and reasonable
5	attorney's fees.
6	(c) It is an affirmative defense to a violation of this subchapter if
7	a person can demonstrate that the sender at the time of the alleged violation
8	had:
9	(1) Maintained a list of consumers who have notified the person
10	not to send any subsequent commercial electronic messages or text messages;
11	(2) Established and implemented with due care and reasonable
12	practices and procedures to effectively prevent unsolicited commercial
13	electronic mail messages or text messages in violation of this subchapter;
14	(3) Trained the sender's personnel in the requirements of this
15	subchapter; and
16	(4) Maintained records demonstrating compliance with this
17	subchapter.
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19	SECTION 8. Arkansas Code § 4-88-607(a)(1), concerning the transmission
20	of unsolicited commercial or sexually explicit electronic mail being
21	considered an unfair and deceptive act or practice, is amended to read as
22	follows:
23	(a)(l) Any transmission of unsolicited commercial or sexually explicit
24	electronic mail <u>or text message</u> in violation of this subchapter shall
25	constitute an unfair and deceptive act or practice under § 4-88-107.
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27	/s/S. Meeks
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30	APPROVED: 4/17/25
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