1	State of Arkansas	As Engrossed: H4/10/25	
2	95th General Assembly	A Bill	
3	Regular Session, 2025		SENATE BILL 611
4			
5	By: Senator Dees		
6	By: Representative Eubanks		
7			
8		For An Act To Be Entitled	
9	AN ACT TO AME	ND THE SOCIAL MEDIA SAFETY A	ACT; AND FOR
10	OTHER PURPOSES	S.	
11			
12			
13		Subtitle	
14	TO AMEND	THE SOCIAL MEDIA SAFETY AC	Τ.
15			
16	BE IT ENACTED BY THE GENE	RAL ASSEMBLY OF THE STATE OF	F ARKANSAS:
17			
18	SECTION 1. Arkansas	s Code § 4-88-1401 is amende	ed to read as follows:
19	4-88-1401. Definitio	ons.	
20	As used in this sub	chapter:	
21	(1) "Account	holder" means an individual	l who creates an account
22	primarily uses, manages, o	or otherwise controls an acc	<u>count</u> or a profile to use
23	a social media platform;		
24	(2) "Arkansas	s user" means an individual	who is a resident of the
25	State of Arkansas and who	accesses or attempts to acc	cess a social media
26		this state by accessing the	-
27	0	t protocol address or otherw	wise known or believed to
28		ing the social media platfor	rm <u>, including without</u>
29		<u>e of a virtual privacy netwo</u>	ork that gives the
30	appearance that the indiv	idual is not located in this	s state when he or she is
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32		ercial entity" means a corpo	
33		rship, limited partnership,	sole proprietorship, or
34		-	
35		ommercial entity" includes a	
36	(4) "Content	sharing" means the distribution	<u>ution or display of user-</u>



1 generated content or third-party content, including without limitation text, 2 images, video, or audio, to other users or the public via a covered social 3 media platform; 4 (5)(A) "Covered social media platform" means a social media platform, messaging service, or other online platform that requires an 5 6 internet connection to be accessed and is used or is likely being used by a 7 minor. 8 (B) "Covered social media platform" does not include an email service provider, not-for-profit organization, public or private 9 10 school, business-to-business software, common carrier, or broadband internet 11 service; 12 (6) "Digital user community" means a group of users who can 13 engage with the same content by following or subscribing, or repeatedly seeking out, the same content producers, themes, or ideas; 14 15 (4)(7) "Digitized identification card" means a data file 16 available on a mobile device that has connectivity to the internet through a 17 state-approved application that allows the mobile device to download the data 18 file from the Office of Driver Services that contains all of the data 19 elements visible on the face and back of a driver's license or identification 20 card and displays the current status of the driver's license or 21 identification card, including valid, expired, cancelled, suspended, revoked, 22 active, or inactive; 23 (8) "Messaging service" means a service designed to facilitate 24 one-on-one or one-on-group messages through one (1) or more of the following: 25 (A) Text; 26 (B) Images; 27 (C) Videos; or (D) Images; 28 29 (5)(9) "Minor" means an individual under eighteen (18) sixteen 30 (16) years of age who is in the State of Arkansas; 31 (6)(10) "Reasonable age verification" means to confirm that a 32 person seeking to access a social media platform is at least eighteen (18) 33 sixteen (16) years of age; 34 (7)(A) "Social media company" means an online forum that a 35 company makes available for an account holder to: 36 (i) Create a public profile, establish an account,

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1	or register as a user for the primary purpose of interacting socially with
2	other profiles and accounts;
3	(ii) Upload or create posts or content;
4	(iii) View posts or content of other account
5	holders; and
6	(iv) Interact with other account holders or users,
7	including without limitation establishing mutual connections through request
8	and acceptance.
9	(B) "Social media company" does not include a:
10	(i)(a) Media company that exclusively offers
11	subscription content in which users follow or subscribe unilaterally and
12	whose platform's primary purpose is not social interaction.
13	(b) A social media company that allows a user
14	to generate short video elips of dancing, voice-overs, or other acts of
15	entertainment in which the primary purpose is not educational or informative
16	does not meet the exclusion under subdivision (7)(B)(i)(a) of this section;
17	(ii) Media company that exclusively offers
18	interacting gaming, virtual gaming, or an online service, that allows the
19	creation and uploading of content for the purpose of interacting gaming,
20	entertainment, or associated entertainment, and the communication related to
21	that content;
22	(iii) Company that:
23	(a) Offers cloud storage services, enterprise
24	cybersecurity services, educational devices, or enterprise collaboration
25	tools for kindergarten through grade twelve (K-12) schools; and
26	(b) Derives less than twenty-five percent
27	(25%) of the company's revenue from operating a social media platform,
28	including games and advertising; or
29	(iv) Company that provides career development
30	opportunities, including professional networking, job skills, learning
31	certifications, and job posting and application services;
32	(8)(A)<u>(11)(A)</u> "Social media platform" means a public or
33	semipublic internet-based service or application business entity or
34	organization that operates an online platform, application, or service that:
35	(i) That has users in Arkansas <u>Is designed to</u>
36	facilitate user-to-user, user-to-group, or user-to-public interaction,

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1	expression, or communication; and	
2	(ii) (a) On which a substantial function of the	
3	service or application is to connect users in order to allow users to	
4	interact socially with each other within the service or application. Assigns,	
5	utilizes, or relies on a unique identifier, username, profile name, or image	
6	that is associated with a specific user account;	
7	(b) A service or application that provides	
8	email or direct messaging shall not be considered to meet the criteria under	
9	subdivision (8)(A)(ii)(a) of this section on the basis of that function	
10	alone.	
11	(iii) Provides mechanisms for a user to create an	
12	online profile comprised of personally identifiable information or	
13	professional information, including without limitation a user's name,	
14	username, address, date of birth, educational pedigree, professional details,	
15	interests, activities, or connections;	
16	(iv) Employs features that allow a user to connect,	
17	follow, or establish a relationship with other users and creates a network of	
18	interactions either in real time or asynchronously, including without	
19	limitation virtual likes and dislikes;	
20	(v) Generates revenue primarily through user	
21	engagement, including without limitation through advertising, user data	
22	monetization, or premium content; and	
23	(vi) Is accessed by Arkansas users.	
24	(B) "Social media platform" does not include an online	
25	service, a website, or an application if the predominant or exclusive	
26	function is:	
27	(i) Email;	
28	(ii) Direct messaging consisting of messages,	
29	photos, or videos that are sent between devices by electronic means if	
30	messages are:	
31	(a) Shared between the sender and the	
32	recipient or recipients;	
33	(b) Only visible to the sender and the	
34	recipient or recipients; and	
35	(c) Not posted publicly;	
36	(iii) A streaming service that:	

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1	(a) Provides only licensed media in a
2	continuous flow from the service, website, or application to the end user;
3	and
4	(b) Does not obtain a license to the media
5	from a user or account holder by agreement of the streaming service's terms
6	of service;
7	(iv) News, sports, entertainment, or other content
8	that is preselected by the provider and not user generated, including without
9	limitation if any chat, comment, or interactive functionality that is
10	provided is incidental to, directly related to, or dependent upon provision
11	of the content;
12	(v) Online shopping or e-commerce, if the
13	interaction with other users or account holders is generally limited to:
14	(a) The ability to post and comment on
15	reviews;
16	(b) The ability to display lists or
17	collections of goods for sale or wish lists; and
18	(c) Other functions that are focused on online
19	shopping or e-commerce rather than interaction between users or account
20	holders;
21	(vi) Business-to-business software that is not
22	accessible to the general public;
23	(vii) Cloud storage;
24	(viii) Shared document collaboration;
25	(ix) Providing access to or interacting with data
26	visualization platforms, libraries, or hubs;
27	(x) To permit comments on a digital news website, if
28	the news content is posted only by the provider of the digital news website;
29	(xi) For the purpose of providing or obtaining
30	technical support for the social media company's social media platform,
31	products, or services;
32	(xii) Academic or scholarly research; or
33	(xiii) Other research:
34	(a) If:
35	(1) The majority of the content is
36	posted or created by the provider of the online service, website, or

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1 application; and 2 (2) The ability to chat, comment, or 3 interact with other users is directly related to the provider's content; 4 (b) That is a classified advertising service 5 that only permits the sale of goods and prohibits the solicitation of 6 personal services; or 7 (c) That is used by and under the direction of 8 an educational entity, including without limitation a: 9 (1) Learning management system; 10 (2) Student engagement program; and 11 (3) Subject-specific or skill-specific 12 program. 13 (C) "Social media platform" does not include a 14 social media platform that is controlled by a business entity that has 15 generated less than one hundred million dollars (\$100,000,000) in annual gross revenue email service provider, a not-for-profit organization, a public 16 17 or private school, business-to-business software, a common carrier, or a 18 broadband internet service; and 19 (9) (12) "User" means a person who has access to view all or some 20 of the posts and content on a social media platform but is not an account 21 holder. 22 23 SECTION 2. Arkansas Code § 4-88-1402, concerning reasonable age 24 verification methods and parental consent for a minor on a social media 25 platform, is amended to add additional subsections to read as follows: 26 (d) A social media platform shall: 27 (1) Consistent with contemporary understanding of addiction, compulsory behavior, and child cognitive development, ensure that the social 28 29 media platform does not engage in practices to evoke any addiction or 30 compulsive behaviors in an Arkansas user who is a minor, including without limitation through notifications, recommended content, artificial sense of 31 32 accomplishment, or engagement with online bots that appear human; 33 (2) Ensure that, by default: 34 (A) Notifications to an Arkansas user who is a minor, other than safety or privacy-related alerts, are ceased between the hours of 35 10:00 p.m. central standard time (CST) and 6:00 a.m. central standard time 36

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1	(CST) and allow a parent or guardian to modify this setting; and	
2	(B) Privacy and safety settings for an Arkansas user who	
3	is a minor on a covered social media platform provides the most protective	
4	level of control for privacy and safety offered by the covered social media	
5	platform;	
6	(3) Conduct an audit at least one (1) time per quarter to ensure	
7	that the social media platform's software, application, or other products are	
8	not causing minors to engage in compulsory or addiction-driven behavior; and	
9	(4)(A) Develop an easily accessible online dashboard to allow a	
10	parent of a minor user to view and understand his or her child's use habits	
11	on the covered social media platform.	
12	(B) The online dashboard under subdivision (e)(4)(A) of	
13	this section shall also provide tools for a parent to restrict his or her	
14	minor child's access to the covered social media platform, or logical	
15	portions of the covered social media platform.	
16		
17	SECTION 3. Arkansas Code § 4-88-1403(b)(2), concerning the Attorney	
18	General's ability to initiate an enforcement action against a social media	
19	company that allegedly violates § 4-88-1402 regarding reasonable age	
20	verification methods and parental consent, is amended to read as follows:	
21	(2)(A) As authorized under § 4-88-104, the Attorney General may	
22	initiate an enforcement action against a social media company that allegedly	
23	commits a violation of § 4-88-1402.	
24	(B) A parent or guardian whose minor child or legal	
25	dependent is authorized access to a social media platform may bring a civil	
26	action against the social media platform that is in violation of § 4-88-1402.	
27	(C) A violation of this subchapter is a strict liability	
28	civil offense.	
29		
30	SECTION 4. Arkansas Code § 4-88-1403(c), concerning a social media	
31	company's liability for a violation of § 4-88-1402 regarding reasonable age	
32	verification methods and parental consent, is amended to read as follows:	
33	(c)(l) A <u>covered</u> social media company <u>platform</u> that violates this	
34	subchapter permits a minor to access the covered social media platform in	
35	violation of this subchapter is liable to an individual for:	
36	(A) A penalty of two thousand five hundred dollars	

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1	(\$2,500) <u>ten thousand dollars (\$10,0000)</u> per violation, court costs, and
2	reasonable attorney's fees as ordered by the court; or
3	(B) Damages resulting from a minor accessing a social
4	media platform without his or her parent's or custodian's consent, including
5	court costs and reasonable attorney's fees as ordered by the court.
6	(2) Each day that a covered social media platform permits a
7	minor to access the covered social media platform in violation of this
8	section constitutes a separate violation for purposes of subdivision
9	(c)(1)(A) of this section.
10	(3) All money obtained by an individual for a fine or civil
11	penalty imposed under this section shall be deposited into the Crimes Against
12	Children Fund.
13	(4)(A) The reasonable attorney's fees under subdivision
14	(c)(1)(A) of this section shall be no less than the value of the social media
15	platform's total legal fees in the action.
16	(B) If the social media platform's legal fees are greater
17	than the prevailing party's legal fees, the surplus will be directed to the
18	<u>Crimes Against Children Fund.</u>
19	
20	SECTION 5. Arkansas Code Title 4, Chapter 88, Subchapter 14, is
21	amended to add an additional section to read as follows:
22	4-88-1405. Protection against circumvention.
23	(a) A social media platform shall implement technological measures to
24	prevent circumvention of age verification protocols, including without
25	limitation:
26	(1) Monitoring for suspicious activity, including without
27	limitation the use of false or repeated credentials; and
28	(2) Preventing a minor from accessing a platform by registering
29	for an account outside of the State of Arkansas and then using the account
30	within the State of Arkansas.
31	(b) This section applies to all new accounts created twelve (12)
32	months on and after the enactment of this section.
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34	SECTION 6. Arkansas Code Title 19, Chapter 5, Subchapter 12, is
35	amended to add an additional section to read as follows:
36	19-5-1288. Crimes Against Children Fund.

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1	(a) There is exected on the backs of the Treasurer of State the	
1	(a) There is created on the books of the Treasurer of State, the	
2	Auditor of State, and the Chief Fiscal Officer of the State a miscellaneous	
3	fund to be known as the "Crimes Against Children Fund".	
4	(b) The fund shall consist of:	
5	(1) Moneys obtained from private or public grants, gifts, or	
6	donations that are designed to be credited to the fund; and	
7	(2) Any other funds authorized or provided for by law.	
8	(c) The funds shall be used by the Attorney General for the purpose of	
9	investigating and bringing actions under the Social Media Safety Act, § 4-88-	
10	<u>1401 et seq.</u>	
11	(d) Moneys remaining in the fund at the end of each fiscal year shall	
12	carry forward and be made available for the purposes stated in this section	
13	in the next fiscal year.	
14		
15	SECTION 7. DO NOT CODIFY. <u>Severability.</u>	
16	If any provision of this act or the application of this act to any	
17	person or circumstance is held invalid, the invalidity shall not affect other	
18	provisions or applications of this act which can be given effect without the	
19	invalid provision or application, and to this end, the provisions of this act	
20	are declared severable.	
21		
22	SECTION 8. DO NOT CODIFY. <u>Effective Date.</u>	
23	Section 2 of this act shall be effective on and after one (1) year	
24	following the enactment of this act.	
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26	/s/Dees	
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