1	A bill to be entitled
2	An act relating to online protections for minors;
3	creating s. 501.1736, F.S.; defining terms; requiring
4	social media platforms to prohibit certain minors from
5	creating new accounts; requiring social media
6	platforms to terminate certain accounts and provide
7	additional options for termination of such accounts;
8	providing conditions under which social media
9	platforms are required to prohibit certain minors from
10	entering into contracts to become account holders;
11	authorizing the Department of Legal Affairs to bring
12	actions under the Florida Deceptive and Unfair Trade
13	Practices Act for knowing or reckless violations;
14	authorizing the department to issue and enforce civil
15	investigative demands under certain circumstances;
16	providing civil penalties; authorizing punitive
17	damages under certain circumstances; providing for
18	private causes of action; requiring that such actions
19	be brought within a specified timeframe; providing
20	that certain social media platforms are subject to the
21	jurisdiction of state courts; providing that if a
22	social media platform allows an account holder to use
23	such platform, the parties have entered into a
24	contract; providing construction; authorizing the
25	department to take certain investigative and

Page 1 of 20

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26 compliance actions; authorizing the department to 27 adopt rules; creating s. 501.1737, F.S.; defining 28 terms; requiring a commercial entity that knowingly 29 and intentionally publishes or distributes material 30 harmful to minors on a website or application that 31 contains a substantial portion of such material to use 32 certain verification methods and prevent access to 33 such material by minors; providing applicability and 34 construction; authorizing the department to bring actions under the Florida Deceptive and Unfair Trade 35 36 Practices Act for violations; providing civil 37 penalties; authorizing punitive damages under certain 38 circumstances; providing for private causes of action; 39 requiring that such actions be brought within a 40 specified timeframe; providing that certain commercial 41 entities are subject to the jurisdiction of state 42 courts; providing construction; authorizing the 43 department to take certain investigative and 44 compliance actions; authorizing the department to adopt rules; creating s. 501.1738, F.S.; defining the 45 term "anonymous age verification"; providing 46 47 requirements for a third party conducting age 48 verification pursuant to certain provisions; providing 49 for severability; providing an effective date.

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Page 2 of 20

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51	Be It Enacted by the Legislature of the State of Florida:
52	
53	Section 1. Section 501.1736, Florida Statutes, is created
54	to read:
55	501.1736 Social media use for minors
56	(1) As used in this section, the term:
57	(a) "Account holder" means a resident who opens an account
58	or creates a profile or is identified by the social media
59	platform by a unique identifier while using or accessing a
60	social media platform when the social media platform knows or
61	has reason to believe the resident is located in this state.
62	(b) "Daily active users" means the number of unique users
63	in the United States who used the online forum, website, or
64	application at least 80 percent of the days during the previous
65	12 months, or, if the online forum, website, or application did
66	not exist during the previous 12 months, the number of unique
67	users in the United States who used the online forum, website,
68	or application at least 80 percent of the days during the
69	previous month.
70	(c) "Department" means the Department of Legal Affairs.
71	(d) "Resident" means a person who lives in this state for
72	more than 6 months of the year.
73	(e) "Social media platform" means an online forum,
74	website, or application that satisfies each of the following
75	<u>criteria:</u>

Page 3 of 20

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76	1. Allows users to upload content or view the content or
77	activity of other users;
78	2. Ten percent or more of the daily active users who are
79	younger than 16 years of age spend on average 2 hours per day or
80	longer on the online forum, website, or application on the days
81	when using the online forum, website, or application during the
82	previous 12 months or, if the online forum, website, or
83	application did not exist during the previous 12 months, during
84	the previous month;
85	3. Employs algorithms that analyze user data or
86	information on users to select content for users; and
87	4. Has any of the following addictive features:
88	a. Infinite scrolling, which means either:
89	(I) Continuously loading content, or content that loads as
90	the user scrolls down the page without the need to open a
91	separate page; or
92	(II) Seamless content, or the use of pages with no visible
93	or apparent end or page breaks.
94	b. Push notifications or alerts sent by the online forum,
95	website, or application to inform a user about specific
96	activities or events related to the user's account.
97	c. Displays personal interactive metrics that indicate the
98	number of times other users have clicked a button to indicate
99	their reaction to content or have shared or reposted the
100	<u>content.</u>

Page 4 of 20

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101	d. Auto-play video or video that begins to play without
102	the user first clicking on the video or on a play button for
103	that video.
104	e. Live-streaming or a function that allows a user or
105	advertiser to broadcast live video content in real-time.
106	
107	The term does not include an online service, website, or
108	application where the exclusive function is e-mail or direct
109	messaging consisting of text, photographs, pictures, images, or
110	videos shared only between the sender and the recipients,
111	without displaying or posting publicly or to other users not
112	specifically identified as the recipients by the sender.
113	(2)(a) A social media platform shall prohibit a minor who
114	is younger than 14 years of age from entering into a contract
115	with a social media platform to become an account holder.
116	(b) A social media platform shall:
117	1. Terminate any account held by an account holder younger
118	than 14 years of age, including accounts that the social media
119	platform treats or categorizes as belonging to an account holder
120	who is likely younger than 14 years of age for purposes of
121	targeting content or advertising, and provide 90 days for an
122	account holder to dispute such termination. Termination must be
123	effective upon the expiration of the 90 days if the account
124	holder fails to effectively dispute the termination.
125	2. Allow an account holder younger than 14 years of age to
	Page 5 of 20

Page 5 of 20

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126	request to terminate the account. Termination must be effective
127	within 5 business days after such request.
128	3. Allow the confirmed parent or guardian of an account
129	holder younger than 14 years of age to request that the minor's
130	account be terminated. Termination must be effective within 10
131	business days after such request.
132	4. Permanently delete all personal information held by the
133	social media platform relating to the terminated account, unless
134	there are legal requirements to maintain such information.
135	(3)(a) A social media platform shall prohibit a minor who
136	is 14 or 15 years of age from entering into a contract with a
137	social media platform to become an account holder, unless the
138	minor's parent or guardian provides consent for the minor to
139	become an account holder.
140	(b) A social media platform shall:
110	(b) A bootat modifu practorm bhatt.
141	1. Terminate any account held by an account holder who is
141	1. Terminate any account held by an account holder who is
141 142	1. Terminate any account held by an account holder who is 14 or 15 years of age, including accounts that the social media
141 142 143	1. Terminate any account held by an account holder who is 14 or 15 years of age, including accounts that the social media platform treats or categorizes as belonging to an account holder
141 142 143 144	1. Terminate any account held by an account holder who is 14 or 15 years of age, including accounts that the social media platform treats or categorizes as belonging to an account holder who is likely 14 or 15 years of age for purposes of targeting
141 142 143 144 145	1. Terminate any account held by an account holder who is 14 or 15 years of age, including accounts that the social media platform treats or categorizes as belonging to an account holder who is likely 14 or 15 years of age for purposes of targeting content or advertising, if the account holder's parent or
141 142 143 144 145 146	1. Terminate any account held by an account holder who is 14 or 15 years of age, including accounts that the social media platform treats or categorizes as belonging to an account holder who is likely 14 or 15 years of age for purposes of targeting content or advertising, if the account holder's parent or guardian has not provided consent for the minor to create or
141 142 143 144 145 146 147	1. Terminate any account held by an account holder who is 14 or 15 years of age, including accounts that the social media platform treats or categorizes as belonging to an account holder who is likely 14 or 15 years of age for purposes of targeting content or advertising, if the account holder's parent or guardian has not provided consent for the minor to create or maintain the account. The social media platform shall provide 90
141 142 143 144 145 146 147 148	1. Terminate any account held by an account holder who is 14 or 15 years of age, including accounts that the social media platform treats or categorizes as belonging to an account holder who is likely 14 or 15 years of age for purposes of targeting content or advertising, if the account holder's parent or guardian has not provided consent for the minor to create or maintain the account. The social media platform shall provide 90 days for an account holder to dispute such termination.

Page 6 of 20

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termination.
2. Allow an account holder who is 14 or 15 years of age to
request to terminate the account. Termination must be effective
within 5 business days after such request.
3. Allow the confirmed parent or guardian of an account
holder who is 14 or 15 years of age to request that the minor's
account be terminated. Termination must be effective within 10
business days after such request.
4. Permanently delete all personal information held by the
social media platform relating to the terminated account, unless
there are legal requirements to maintain such information.
(4) If a court enjoins the enforcement of subsection (3)
or would otherwise enjoin enforcement of any other provision of
this section due to subsection (3), then subsection (3) shall be
severed, and the following shall come into effect:
(a) A social media platform shall prohibit a minor who is
14 or 15 years of age from entering into a contract with a
social media platform to become an account holder.
(b) A social media platform shall:
1. Terminate any account held by an account holder who is
14 or 15 years of age, including accounts that the social media
platform treats or categorizes as belonging to an account holder
who is likely 14 or 15 years of age for purposes of targeting
content or advertising, and provide 90 days for an account
holder to dispute such termination. Termination must be
Dago 7 of 20

Page 7 of 20

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CS/CS/HB3, Engrossed 1
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176 effective upon the expiration of 90 days if the account holder 177 fails to effectively dispute the termination. 178 2. Allow an account holder who is 14 or 15 years of age to 179 request to terminate the account. Termination must be effective 180 within 5 business days after such request. 181 3. Allow the confirmed parent or guardian of an account 182 holder who is 14 or 15 years of age to request that the minor's 183 account be terminated. Termination must be effective within 10 184 business days after such request. 185 4. Permanently delete all personal information held by the 186 social media platform relating to the terminated account, unless 187 there are legal requirements to maintain such information. (5) Any knowing or reckless violation of subsection (2), 188 189 subsection (3), or, if in effect, subsection (4) is deemed an 190 unfair and deceptive trade practice actionable under part II of 191 this chapter solely by the department against a social media 192 platform. If the department has reason to believe that a social 193 media platform is in violation of subsection (2), subsection 194 (3), or, if in effect, subsection (4), the department, as the 195 enforcing authority, may bring an action against such platform for an unfair or deceptive act or practice. For the purpose of 196 197 bringing an action pursuant to this section, ss. 501.211 and 198 501.212 do not apply. In addition to other remedies under part 199 II of this chapter, the department may collect a civil penalty 200 of up to \$50,000 per violation and reasonable attorney fees and

Page 8 of 20

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201 court costs. When the social media platform's failure to comply
202 with subsection (2), subsection (3), or, if in effect,
203 subsection (4) is a consistent pattern of knowing or reckless
204 conduct, punitive damages may be assessed against the social
205 <u>media platform.</u>
206 (6)(a) A social media platform that knowingly or
207 recklessly violates subsection (2), subsection (3), or, if in
208 effect, subsection (4) is liable to the minor account holder,
209 <u>including court costs and reasonable attorney fees as ordered by</u>
210 the court. Claimants may be awarded up to \$10,000 in damages.
211 (b) A civil action for a claim under this subsection must
212 be brought within 1 year from the date the complainant knew, or
213 reasonably should have known, of the alleged violation.
214 (c) Any action brought under this subsection may only be
215 brought on behalf of a minor account holder.
216 (7) For purposes of bringing an action under this section,
217 <u>a social media platform that allows a minor account holder</u>
218 younger than 14 years of age or a minor account holder who is 14
219 or 15 years of age to create an account on such platform is
220 <u>considered to be both engaged in substantial and not isolated</u>
221 <u>activities within this state and operating, conducting, engaging</u>
222 <u>in, or carrying on a business and doing business in this state</u> ,
223 and is therefore subject to the jurisdiction of the courts of
224 this state.
225 (8) If a social media platform allows an account holder to
Page 9 of 20

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226 use the social media platform, the parties have entered into a 227 contract. 228 (9) This section does not preclude any other available 229 remedy at law or equity. 230 (10) (a) If, by its own inquiry or as a result of 231 complaints, the department has reason to believe that an entity 232 or person has engaged in, or is engaging in, an act or practice that violates this section, the department may administer oaths 233 234 and affirmations, subpoena witnesses or matter, and collect 235 evidence. Within 5 days, excluding weekends and legal holidays, 236 after the service of a subpoena or at any time before the return 237 date specified therein, whichever is longer, the party served 238 may file in the circuit court in the county in which it resides 239 or in which it transacts business and serve upon the enforcing 240 authority a petition for an order modifying or setting aside the 241 subpoena. The petitioner may raise any objection or privilege 242 which would be available upon service of such subpoena in a 243 civil action. The subpoena shall inform the party served of its 244 rights under this subsection. 245 (b) If the matter that the department seeks to obtain by 246 subpoena is located outside the state, the entity or person subpoenaed may make it available to the department or its 247 248 representative to examine the matter at the place where it is 249 located. The department may designate representatives, including 250 officials of the state in which the matter is located, to

Page 10 of 20

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2.51 inspect the matter on its behalf, and may respond to similar 252 requests from officials of other states. 253 (c) Upon failure of an entity or person without lawful 254 excuse to obey a subpoena and upon reasonable notice to all 255 persons affected, the department may apply to the circuit court 256 for an order compelling compliance. 257 (d) The department may request that an entity or person 258 that refuses to comply with a subpoena on the ground that 259 testimony or matter may incriminate the entity or person be 260 ordered by the court to provide the testimony or matter. Except in a prosecution for perjury, an entity or individual that 261 262 complies with a court order to provide testimony or matter after asserting a valid privilege against self-incrimination shall not 263 264 have the testimony or matter so provided, or evidence derived 265 therefrom, received against the entity or person in any criminal 266 investigation or proceeding. 267 (e) Any entity or person upon whom a subpoena is served 268 pursuant to this section shall comply with the terms thereof 269 unless otherwise provided by order of the court. Any entity or 270 person that fails to appear with the intent to avoid, evade, or prevent compliance in whole or in part with any investigation 271 272 under this part or who removes from any place, conceals, 273 withholds, mutilates, alters, or destroys, or by any other means 274 falsifies any documentary material in the possession, custody, 275 or control of any entity or person subject to any such subpoena,

Page 11 of 20

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276 or knowingly conceals any relevant information with the intent 277 to avoid, evade, or prevent compliance shall be liable for a 278 civil penalty of not more than \$5,000 per week in violation, 279 reasonable attorney's fees, and costs. 280 The department may adopt rules to implement this (11)281 section. 282 Section 2. Section 501.1737, Florida Statutes, is created 283 to read: 284 501.1737 Age verification for online access to materials 285 harmful to minors.-286 (1) As used in this section, the term: 287 (a) "Anonymous age verification" has the same meaning as 288 in s. 501.1738. 289 (b) "Commercial entity" includes a corporation, a limited liability company, a partnership, a limited partnership, a sole 290 291 proprietorship, and any other legally recognized entity. 292 "Department" means the Department of Legal Affairs. (C) 293 "Distribute" means to issue, sell, give, provide, (d) 294 deliver, transfer, transmit, circulate, or disseminate by any 295 means. (e) "Material harmful to minors" means any material that: 296 297 1. The average person applying contemporary community 298 standards would find, taken as a whole, appeals to the prurient 299 interest; 300 2. Depicts or describes, in a patently offensive way, Page 12 of 20

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301	sexual conduct as specifically defined in s. 847.001(19); and
302	3. When taken as a whole, lacks serious literary,
303	artistic, political, or scientific value for minors.
304	(f) "News-gathering organization" means any of the
305	following:
306	1. A newspaper, news publication, or news source, printed
307	or published online or on a mobile platform, engaged in
308	reporting current news and matters of public interest, and an
309	employee thereof who can provide documentation of such
310	employment.
311	2. A radio broadcast station, television broadcast
312	station, cable television operator, or wire service, and an
313	employee thereof who can provide documentation of such
314	employment.
315	(g) "Publish" means to communicate or make information
316	available to another person or entity on a publicly available
317	website or application.
318	(h) "Resident" means a person who lives in this state for
319	more than 6 months of the year.
320	(i) "Standard age verification" means any commercially
321	reasonable method of age verification approved by the commercial
322	entity.
323	(j) "Substantial portion" means more than 33.3 percent of
324	total material on a website or application.
325	(2) A commercial entity that knowingly and intentionally
	Page 13 of 20
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326	publishes or distributes material harmful to minors on a website
327	or application, if the website or application contains a
328	substantial portion of material harmful to minors, must use
329	either anonymous age verification or standard age verification
330	to verify that the age of a person attempting to access the
331	material is 18 years of age or older and prevent access to the
332	material by a person younger than 18 years of age. The
333	commercial entity must offer anonymous age verification and
334	standard age verification, and a person attempting to access the
335	material may select which method will be used to verify his or
336	her age.
337	(3) A commercial entity must ensure that the requirements
338	<u>of s. 501.1738 are met.</u>
339	(4)(a) This section does not apply to any bona fide news
340	or public interest broadcast, website video, report, or event
341	and does not affect the rights of a news-gathering organization.
342	(b) An Internet service provider or its affiliates or
343	subsidiaries, a search engine, or a cloud service provider does
344	not violate this section solely for providing access or
345	connection to or from a website or other information or content
346	on the Internet or a facility, system, or network not under the
347	provider's control, including transmission, downloading,
348	intermediate storage, or access software, to the extent the
349	provider is not responsible for the creation of the content of
350	the communication which constitutes material harmful to minors.
	Dogo 14 of 20

Page 14 of 20

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351 (5) (a) Any violation of subsection (2) or subsection (3) 352 is deemed an unfair and deceptive trade practice actionable 353 under part II of this chapter solely by the department on behalf 354 of a resident minor against a commercial entity. If the 355 department has reason to believe that a commercial entity is in 356 violation of subsection (2) or subsection (3), the department, 357 as the enforcing authority, may bring an action against the 358 commercial entity for an unfair or deceptive act or practice. 359 For the purpose of bringing an action pursuant to this section, 360 ss. 501.211 and 501.212 do not apply. In addition to any other 361 remedy under part II of this chapter, the department may collect 362 a civil penalty of up to \$50,000 per violation and reasonable 363 attorney fees and court costs. When the commercial entity's 364 failure to comply with subsection (2) or subsection (3) is a 365 consistent pattern of conduct of the commercial entity, punitive 366 damages may be assessed against the commercial entity. 367 (b) A third party that performs age verification for a 368 commercial entity in violation of s. 501.1738 is deemed to have 369 committed an unfair and deceptive trade practice actionable 370 under part II of this chapter solely by the department against 371 such third party. If the department has reason to believe that the third party is in violation of s. 501.1738, the department, 372 373 as the enforcing authority, may bring an action against such 374 third party for an unfair or deceptive act or practice. For the 375 purpose of bringing an action pursuant to this section, ss.

Page 15 of 20

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376	501.211 and 501.212 do not apply. In addition to other remedies
377	under part II of this chapter, the department may collect a
378	civil penalty of up to \$50,000 per violation and reasonable
379	attorney fees and court costs.
380	(c) A commercial entity that violates subsection (2) for
381	failing to prohibit access or prohibit a minor from future
382	access to material harmful to minors after a report of
383	unauthorized or unlawful access is liable to the minor for such
384	access, including court costs and reasonable attorney fees as
385	ordered by the court. Claimants may be awarded up to \$10,000 in
386	damages. A civil action for a claim under this paragraph must be
387	brought within 1 year from the date the complainant knew, or
388	reasonably should have known, of the alleged violation.
389	(d) Any action under this subsection may only be brought
390	on behalf of or by a resident minor.
391	(6) For purposes of bringing an action under subsection
392	(5), a commercial entity that publishes or distributes material
393	harmful to minors on a website or application, if the website or
394	application contains a substantial portion of material harmful
395	to minors and such website or application is available to be
396	accessed in this state, is considered to be both engaged in
397	substantial and not isolated activities within this state and
398	operating, conducting, engaging in, or carrying on a business
399	and doing business in this state, and is therefore subject to
400	the jurisdiction of the courts of this state.
	Page 16 of 20

Page 16 of 20

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401 This section does not preclude any other available (7) 402 remedy at law or equity. 403 (8) (a) If, by its own inquiry or as a result of 404 complaints, the department has reason to believe that an entity 405 or person has engaged in, or is engaging in, an act or practice that violates this section, the department may administer oaths 406 407 and affirmations, subpoena witnesses or matter, and collect 408 evidence. Within 5 days, excluding weekends and legal holidays, 409 after the service of a subpoena or at any time before the return 410 date specified therein, whichever is longer, the party served 411 may file in the circuit court in the county in which it resides 412 or in which it transacts business and serve upon the enforcing 413 authority a petition for an order modifying or setting aside the 414 subpoena. The petitioner may raise any objection or privilege 415 which would be available upon service of such subpoena in a 416 civil action. The subpoena shall inform the party served of its 417 rights under this subsection. 418 (b) If the matter that the department seeks to obtain by 419 subpoena is located outside the state, the entity or person 420 subpoenaed may make it available to the department or its 421 representative to examine the matter at the place where it is 422 located. The department may designate representatives, including 423 officials of the state in which the matter is located, to inspect the matter on its behalf, and may respond to similar 424 425 requests from officials of other states.

Page 17 of 20

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CS/CS/HB3, Engrossed 1
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426 Upon failure of an entity or person without lawful (C) 427 excuse to obey a subpoena and upon reasonable notice to all 428 persons affected, the department may apply to the circuit court 429 for an order compelling compliance. 430 The department may request that an entity or person (d) 431 that refuses to comply with a subpoena on the ground that 432 testimony or matter may incriminate the entity or person be 433 ordered by the court to provide the testimony or matter. Except 434 in a prosecution for perjury, an entity or individual that 435 complies with a court order to provide testimony or matter after 436 asserting a valid privilege against self-incrimination shall not 437 have the testimony or matter so provided, or evidence derived 438 therefrom, received against the entity or person in any criminal 439 investigation or proceeding. 440 (e) Any entity or person upon whom a subpoena is served 441 pursuant to this section shall comply with the terms thereof 442 unless otherwise provided by order of the court. Any entity or 443 person that fails to appear with the intent to avoid, evade, or 444 prevent compliance in whole or in part with any investigation 445 under this part or that removes from any place, conceals, withholds, mutilates, alters, or destroys, or by any other means 446 447 falsifies any documentary material in the possession, custody, 448 or control of any entity or person subject to any such subpoena, 449 or knowingly conceals any relevant information with the intent 450 to avoid, evade, or prevent compliance, shall be liable for a

Page 18 of 20

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451	civil penalty of not more than \$5,000 per week in violation,
452	reasonable attorney's fees, and costs.
453	(9) The department may adopt rules to implement this
454	section.
455	Section 3. Section 501.1738, Florida Statutes, is created
456	to read:
457	501.1738 Anonymous age verification
458	(1) As used in this section, the term "anonymous age
459	verification" means a commercially reasonable method used by a
460	government agency or a business for the purpose of age
461	verification which is conducted by a nongovernmental,
462	independent third party organized under the laws of a state of
463	the United States which:
464	(a) Has its principal place of business in a state of the
465	United States; and
466	(b) Is not owned or controlled by a company formed in a
467	foreign country, a government of a foreign country, or any other
468	entity formed in a foreign country.
469	(2) A third party conducting anonymous age verification
470	pursuant to this section:
471	(a) May not retain personal identifying information used
472	to verify age once the age of an account holder or a person
473	seeking an account has been verified.
474	(b) May not use personal identifying information used to
475	verify age for any other purpose.
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Page 19 of 20

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476 Must keep anonymous any personal identifying (C) 477 information used to verify age. Such information may not be 478 shared or otherwise communicated to any person. 479 (d) Must protect personal identifying information used to 480 verify age from unauthorized or illegal access, destruction, 481 use, modification, or disclosure through reasonable security 482 procedures and practices appropriate to the nature of the personal information. 483 484 Section 4. If any provision of this act or its application 485 to any person or circumstances is held invalid, the invalidity 486 does not affect other provisions or applications of this act 487 which can be given effect without the invalid provision or 488 application, and to this end the provisions of this act are 489 severable. 490 Section 5. This act shall take effect January 1, 2025.

Page 20 of 20

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