Stricken language would be deleted from and underlined language would be added to present law. Act 652 of the Regular Session

1	State of Arkansas As Engrossed: H4/1/25 S4/7/25 95th General Assembly As Engrossed: H4/1/25 S4/7/25
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3	Regular Session, 2025 HOUSE BILL 1820
4	Dru Danrocantativa M. Droven
5	By: Representative M. Brown
6	By: Senator M. McKee
7 8	For An Act To Be Entitled
9	AN ACT TO REGULATE AUTOMATIC RENEWAL AND CONTINUOUS
10	SERVICE OFFERS; AND FOR OTHER PURPOSES.
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13	Subtitle
14	TO REGULATE AUTOMATIC RENEWAL AND
15	CONTINUOUS SERVICE OFFERS.
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17	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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19	SECTION 1. Arkansas Code Title 4, Chapter 86, Subchapter 1, is amended
20	to add an additional section to read as follows:
21	4-86-112. Automatic renewal and continuous service offers.
22	(a) As used in this section:
23	(1) "Automatic renewal" means a plan, an arrangement, or a
24	provision of a contract that contains a free-to-pay conversion or in which a
25	paid subscription or purchasing agreement is automatically renewed at the end
26	of a definite term for a subsequent term;
27	(2)(A) "Clear and conspicuous" means language that is in larger
28	type than the surrounding text, or in contrasting type, font, or color to the
29	surrounding text of the same size, or set off from the surrounding text of
30	the same size by symbols or other marks, in a manner that clearly calls
31	attention to the language.
32	(B) In the case of an audio disclosure, "clear and
33	conspicuous" means language at a volume and in a cadence sufficient to be
34	readily audible and understandable;
35	(3) "Consumer" means an individual located in this state who
36	seeks or acquires, by purchase or lease, goods, services, money, or credit

1	for personal, family, or household purposes;
2	(4) "Continuous service" means a plan, an arrangement, or a
3	provision of a contract that contains a free-to-pay conversion or in which a
4	paid subscription or purchasing agreement continues until the consumer
5	cancels the service;
6	(5) "Free-to-pay conversion" means, in an offer or agreement to
7	sell or provide goods or services, a provision under which a customer
8	receives goods or a service for free for an initial period and will incur an
9	obligation to pay for the goods or service if the customer does not take
10	affirmative action to cancel the goods or service before the end of the
11	specified period;
12	(6)(A) "Municipal utility" means a utility owned or operated by
13	a municipality that provides:
14	(i) Electricity;
15	<u>(ii) Water;</u>
16	<u>(iii) Wastewater;</u>
17	(iv) Cable television; or
18	(v) Broadband service.
19	(B) "Municipal utility" includes without limitation a:
20	(i) Consolidated waterworks system under the
21	Consolidated Waterworks Authorization Act, § 25-20-301 et seq.;
22	(ii) Utility managed or operated by a nonprofit
23	corporation under § 14-199-701 et seq.; and
24	(iii) Utility owned or operated by a municipality or
25	by a consolidated utility district under the General Consolidated Public
26	Utility System Improvement District Law, § 14-217-101 et seq.;
27	(7) "Local government" means:
28	(A) A county;
29	(B) A city of the first class, a city of the second class,
30	or an incorporated town; or
31	(C) Any other state entity or political subdivision of the
32	state or an agency, board, or commission of the state entity or political
33	subdivision of the state; and
34	(8) "Offer terms" means the following clear and conspicuous
35	disclosures:
36	(A) That the subscription or purchasing agreement will

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1	$\underline{\text{continue until the consumer cancels the subscription or purchasing agreement;}}\\$
2	(B) The description of the cancellation policy that
3	applies to the offer;
4	(C) The recurring charges that will be charged to the
5	consumer's credit or debit card or payment account with a third party as part
6	of the automatic renewal plan or arrangement, and that the amount of the
7	charge may change, and if that is the case, include the amount to which the
8	<pre>charge will change, if known;</pre>
9	(D) The length of the term of the automatic renewal or
10	continuous service, unless the length of the term is chosen by the consumer;
11	<u>and</u>
12	(E) The minimum purchase obligation, if any.
13	(b) A business shall not provide offer terms to a consumer that:
14	(1)(A) Fail to present the offer terms in a clear and
15	conspicuous manner before the subscription or purchasing agreement is
16	fulfilled and in visual proximity, or, in the case of an offer conveyed
17	verbally, in temporal proximity, to the request for consent to the offer.
18	(B) If the offer includes a free gift or trial, the offer
19	shall include a clear and conspicuous explanation of the price that will be
20	charged after the trial ends or the manner in which the subscription or
21	purchasing agreement pricing will change upon conclusion of the trial;
22	(2) Charge the consumer's credit or debit card, or the
23	consumer's account with a third party for an automatic renewal or continuous
24	service without first obtaining the consumer's consent to the agreement
25	containing the offer terms, including the offer terms that are made at a
26	promotional or discounted price for a limited period of time;
27	(3)(A) Fail to provide an acknowledgment that includes the offer
28	terms, cancellation policy, and information regarding how to cancel the
29	policy in a manner that is capable of being retained by the consumer.
30	(B) If the offer terms include a free gift or trial, the
31	business shall disclose in the acknowledgment how to cancel the free gift or
32	trial and allow the consumer to cancel the automatic renewal or continuous
33	service before the consumer pays for the goods or services;
34	(4) Fail to obtain the consumer's express consent to the offer
35	terms;
36	(5) Include any information in the contract that interferes

1	with, detracts from, contradicts, or otherwise undermines the ability of a
2	consumer to provide the consumer's consent to the automatic renewal or
3	continuous service;
4	(6) Fail to maintain verification of the consumer's consent for
5	at least three (3) years, or one (1) year after the contract is terminated,
6	whichever period is longer;
7	(7) Misrepresent, expressly or by implication, any material fact
8	related to the transaction, including without limitation:
9	(A) The inclusion of an automatic renewal or continuous
10	service; or
11	(B) Any material fact related to the underlying goods or
12	service; and
13	(8) Fail to provide a consumer with a notice, before confirming
14	the consumer's billing information and as may be required by subsection (c)
15	of this section, that clearly and conspicuously states:
16	(A) That the automatic renewal or continuous service will
17	automatically renew unless the consumer cancels the automatic renewal or
18	continuous service;
19	(B) The length and any additional terms of the renewal
20	period;
21	(C) The amount or range of costs the consumer will be
22	charged and, if applicable, the frequency of those charges a consumer will
23	incur unless the consumer takes timely steps to prevent or stop those
24	charges;
25	(D) One (1) or more methods by which a consumer can cancel
26	the automatic renewal or continuous service;
27	(E) If the notice required by this subdivision (b)(8) is
28	sent electronically, the notice shall include:
29	(i) A link that directs the consumer to the
30	cancellation process; or
31	(ii) Another reasonably accessible electronic method
32	that directs the consumer to the cancellation process if a link is not
33	available; and
34	(F) Contact information for the business.
35	(c)(1) Except as required under subdivision $(c)(2)$ of this section, a
36	business shall provide a consumer with the notice required under subdivision

1 (b)(8) of this section if either of the following occurred: 2 (A)(i) The consumer accepted a free gift or trial, lasting 3 for more than thirty-one (31) days, that was included in an automatic renewal 4 offer or continuous service offer or the consumer accepted an automatic renewal offer or continuous service offer at a promotional or discounted 5 6 price, and the applicability of that price was more than thirty-one (31) 7 days. 8 (ii)(a) The notice required under subdivision (b)(8) 9 of this section shall be provided at least three (3) days before and at most 10 twenty-one (21) days before the expiration of the predetermined period of 11 time for which the free gift or trial or promotional or discounted price, 12 applies. 13 (b) As used in subdivision (c)(l)(A)(ii) of this section, "free gift" does not include a free promotional item or gift 14 15 given by the business that differs from the subscription. 16 (iii) This subdivision (c)(1)(A)(ii) does not apply 17 to an offer if the consumer does not enter into the contract electronically 18 and the business has not collected or maintained the consumer's valid email 19 address, telephone number, or other means of notifying the consumer 20 electronically; or 21 (B)(i) The consumer accepted offer terms with an initial 22 term of one (1) year or longer, that automatically renews unless the consumer 23 cancels the automatic renewal or continuous service. 24 (ii) The notice required under subdivision (b)(8) of 25 this section shall be provided at least fifteen (15) days and not more than forty-five (45) days before the automatic renewal offer or continuous service 26 27 offer renews. (2) If offer terms requires a notice be provided under both 28 29 subdivision (c)(1)(A) or subdivision (c)(1)(B) of this section, then only the 30 notice required to be provided under subdivision (c)(1)(B) of this section 31 shall be required. 32 (d)(1) A business that makes an automatic renewal offer or continuous 33 service offer shall provide a toll-free telephone number, an email address, a 34 postal address, if the seller directly bills the consumer, or it shall provide another cost-effective, timely, and easy-to-use mechanism for 35

cancellation that shall be described in the acknowledgment specified under

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1	subdivision (b)(3) of this section.
2	(2)(A) Except as provided under subdivision (d)(2)(B) of this
3	section, if a business provides a mechanism for cancellation by toll-free
4	telephone number, the business:
5	(i) Shall answer calls promptly during normal
6	business hours; and
7	(ii) Shall not obstruct or delay the consumer's
8	ability to cancel the automatic renewal or continuous service.
9	(B) If a consumer leaves a voicemail with a business
10	requesting cancellation, the business shall, within one (1) business day,
11	process the requested cancellation or call the consumer back regarding the
12	cancellation request.
13	(e)(1) In addition to the requirements of subsection (c) of this
14	section, a business that allows a consumer to accept an automatic renewal
15	offer or continuous service offer online shall allow a consumer to terminate
16	the automatic renewal or continuous service exclusively online, at will, and
17	without engaging any further steps that obstruct or delay the consumer's
18	ability to terminate immediately the automatic renewal or continuous service.
19	(2) The business shall provide a method of termination that is
20	online in the form of:
21	(A) A prominently located direct link or button that may
22	be located within either a customer account or profile, or within either
23	device or user settings; or
24	(B) By an immediately accessible termination email
25	formatted and provided by the business that a consumer can send to the
26	business without additional information.
27	(3) The termination requirements of this subsection shall apply
28	to the offer terms of the contract and the remaining provisions of the
29	contract that continue to be governed by all applicable laws and rules.
30	(4)(A) Notwithstanding subdivision (d)(1) of this section, a
31	business may require a consumer to enter account information or otherwise
32	authenticate his or her identity online before termination of the automatic
33	renewal or continuous service online if the consumer has an account with the
34	business.
35	(B) A consumer who is unwilling or unable to enter account
36	information or otherwise authenticate his or her identity online before

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1 termination of the automatic renewal or continuous service online under 2 subdivision (e)(4)(A) of this section shall not be precluded from 3 authenticating or terminating the automatic renewal or continuous service 4 offline using another method under subsection (d) of this section. 5 (f) Under subsections (d) and (e) of this section, a business that 6 provides a discount offer or other consumer benefit or informs a consumer of 7 the effect of the cancellation shall not be considered to be an obstruction 8 or delay, if the consumer remains able to cancel the automatic renewal or 9 continuous service, as follows: 10 (1)(A) If the consumer requests to cancel by telephone, the business may present the consumer with a discounted offer, retention benefit, 11 12 or information regarding the effect of cancellation, if the business first 13 clearly and conspicuously informs the consumer that the consumer may complete 14 the cancellation process at any time by stating that the consumer wants to 15 "cancel" or words to that effect. (B) If the consumer states the consumer's intention to 16 17 "cancel" or words to that effect, the business shall promptly process the 18 cancellation and shall not otherwise obstruct or delay the consumer's ability 19 to cancel the automatic renewal or continuous service; and 20 (2)(A) If a consumer conveys a request to cancel using an online system, the business may display a discounted offer, retention benefit, or 21 22 information regarding the effects of cancellation, provided that the business 23 simultaneously displays a prominently located and continuously and proximately displayed direct link or button entitled "click to cancel", or 24 25 words to that effect, with the presentation of the discounted offer, other consumer benefit, or information. 26 27 (B) If the consumer utilizes the direct link or button under subdivision (f)(2)(A) of this section, the business shall promptly 28 29 process the cancellation and shall not otherwise obstruct or delay the 30 consumer's ability to proceed to cancellation. 31 (g)(1) The ability to cancel the automatic renewal or continuous 32 service under subsection (d) or subsection (e) of this section shall be available to a consumer in the same medium that the consumer used in the 33 34 transaction that resulted in the activation of the automatic renewal or

interacting with the business, including without limitation in person, by

continuous service, or the same medium in which the consumer is accustomed to

1	telephone, by mail, or by email.
2	(2)(A) If the activation of the automatic renewal or continuous
3	service was by telephone, a telephone number that is capable of being
4	retained by the consumer shall be available to the consumer to cancel the
5	automatic renewal or continuous service.
6	(B) The telephone number under subdivision (g)(2)(A) of
7	this section shall be clearly and conspicuously displayed on the business's
8	website, if applicable.
9	(h)(l) If there is a material change in the terms of the automatic
10	renewal or continuous service that has been accepted by a consumer in this
11	state, the business shall provide:
12	(A) The consumer with a clear and conspicuous notice of
13	the material change; and
14	(B) Information regarding how to cancel in a manner that
15	is capable of being retained by the consumer.
16	(2) If there is a change in the fee charged under existing offer
17	terms that has been accepted by a consumer in this state, including changes
18	the consumer affirmatively consented to in an existing plan or arrangement,
19	the business shall provide, no less than seven (7) days and no more than
20	thirty (30) days before the fee change takes effect, the consumer with:
21	(A) A clear and conspicuous notice of the fee change; and
22	(B) Information regarding how to cancel in a manner that
23	is capable of being retained by the consumer.
24	(i)(l)(A) A business shall send an annual reminder to a consumer under
25	an annual automatic renewal agreement or continuous service agreement with
26	the business in the same medium that resulted in the activation of the
27	automatic renewal or continuous service, or the same medium in which the
28	customer is accustomed to interacting with the business, including without
29	limitation, by telephone, mail, or email.
30	(B) For original in-person or voice-based transactions,
31	the business shall send the reminder required under subdivision (i)(1)(A) of
32	this section by telephone, mail, or any internet-based communication.
33	(2) The reminder sent under subdivision (i)(1)(A) of this
34	section shall disclose:
35	(A) The product or service to which the automatic renewal
36	or continuous service applies;

1	(B) The frequency and amount of charges associated with
2	the automatic renewal or continuous service; and
3	(C) The means to cancel the automatic renewal or
4	continuous service.
5	(j)(l) Except as provided under subdivision (j)(2) of this section,
6	the requirements of this section shall apply only before the completion of
7	the initial order for the automatic renewal or continuous service.
8	(2) The requirements in:
9	(A) Subdivisions (b)(3) and (b)(8) of this section may be
10	fulfilled after completion of the initial order;
11	(B) Subsection (c) of this section may be fulfilled after
12	completion of the initial order;
13	(C) Subsection (h) of this section shall be fulfilled
14	prior to implementation of the material change or fee change; and
15	(D) Subsection (i) of this section shall be fulfilled
16	annually.
17	(k) This section does not apply to:
18	(1) A person subject to the jurisdiction of the:
19	(A) Bank Commissioner under the Arkansas Banking Code of
20	1997, chapters 45-50 of Title 23;
21	(B) Securities Commissioner under the Arkansas Securities
22	Act, § 23-42-101 et seq.;
23	(C) Insurance Commissioner under the:
24	(i) Arkansas Insurance Code; or
25	(ii) Service Contracts Act, § 4-114-101 et seq.;
26	(D) The Arkansas Public Service Commission under § 23-3-
27	101 et seq.; or
28	(E) The Federal Communications Commission excluding those
29	persons providing satellite digital radio services;
30	(2) A municipal utility;
31	(3) A service provider or its affiliate or subsidiary if the
32	service provider or its affiliate or subsidiary is doing business under a
33	franchise issued by the state or a local government; or
34	(4) An entity regulated by the Division of Arkansas State Police
35	under the Private Security Agency, Private Investigator, and School Security
36	Licensing and Credentialing Act. § 17-40-101 et seg.

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1	(1)(1) A violation of this section shall constitute an unfair or
2	deceptive act or practice as defined by the Deceptive Trade Practices Act, §
3	<u>4-88-101 et seq.</u>
4	(2) All remedies, penalties, and authority granted to the
5	Attorney General under the Deceptive Trade Practices Act, § 4-88-101 et seq.,
6	shall be available to the Attorney General for the enforcement of this
7	section.
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9	/s/M. Brown
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12	APPROVED: 4/16/25
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