1	State of Arkansas As Engrossed: H1/23/25 H1/30/25 H2/10/25 H2/19/25
2	95th General Assembly A Bill
3	Regular Session, 2025 HOUSE BILL 1082
4	
5	By: Representatives Gramlich, A. Collins, Springer
6	By: Senators J. Boyd, C. Tucker
7	
8	For An Act To Be Entitled
9	AN ACT TO CREATE THE ARKANSAS CHILDREN AND TEENS'
10	ONLINE PRIVACY PROTECTION ACT; AND FOR OTHER
11	PURPOSES.
12	
13	
14	Subtitle
15	TO CREATE THE ARKANSAS CHILDREN AND
16	TEENS' ONLINE PRIVACY PROTECTION ACT.
17	
18	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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20	SECTION 1. Arkansas Code Title 4, Chapter 88, is amended to add an
21	additional subchapter to read as follows:
22	<u>Subchapter 15 — Arkansas Children and Teens' Online Privacy Protection Act</u>
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24	<u>4-88-1501. Title.</u>
25	This subchapter shall be known and may be cited as the "Arkansas
26	Children and Teens' Online Privacy Protection Act".
27	
28	4-88-1502. Definitions.
29	As used in this subchapter:
30	(1) "Child" means an individual twelve (12) years of age or
31	<pre>younger;</pre>
32	(2) "Connected device" means a device that is capable of
33	connecting to the Internet, directly or indirectly, or to another connected
34	device;
35	(3) "Disclosure" means:
36	(A) The release of personal information collected from a

1	child or teen by an operator for any purpose, except where the personal
2	information is provided to a person other than an operator who:
3	(i) Provides support for the internal operations of
4	the website, online service, online application, or mobile application of the
5	operator, excluding any activity relating to individual-specific advertising
6	to children or teens; and
7	(ii) Does not disclose or use that personal
8	information for any other purpose; and
9	(B) Making personal information collected from a child or
10	teen by a website, online service, online application, or mobile application
11	directed to children or teens or with actual knowledge that such information
12	was collected from a child or teen, publicly available in identifiable form
13	by any means including by a public posting, through the Internet, or through:
14	(i) A homepage of a website;
15	(ii) A pen pal service;
16	(iii) An electronic mail service;
17	(iv) A message board; or
18	(v) A chat room;
19	(4)(A) "Individual-specific advertising to children or teens"
20	means advertising or any other effort to market a product or service that is
21	directed to a specific child or teen or a device that is linked or reasonably
22	linkable to a child or teen:
23	(i) Based on:
24	(a) The personal information of:
25	(1) The child or teen; or
26	(2) A group of children or teens who are
27	similar in sex, age, income level, race, or ethnicity to the specific child
28	or teen to whom the product or service is marketed;
29	(b) Psychological profiling of a child or teen
30	or group of children or teens; or
31	(c) A unique identifier of the device; or
32	(ii) As a result of use by the child or teen, access
33	by any device of the child or teen, or use by a group of children or teens
34	who are similar to the specific child or teen, of more than a single:
35	(a) Website;
36	(b) Online service;

1	(c) Online application;
2	(d) Mobile application; or
3	(e) Connected device.
4	(B) "Individual-specific advertising to children or teens"
5	does not include:
6	(i) Advertising or marketing to an individual or the
7	device of an individual in response to the individual's specific request for
8	information or feedback, such as a child or teen's current search query;
9	(ii) Contextual advertising, such as when an
10	advertisement is displayed based on the content of the website, online
11	service, online application, mobile application, or connected device in which
12	the advertisement appears and does not vary based on personal information
13	related to the viewer; or
14	(iii) Processing personal information solely for
15	measuring or reporting advertising or content performance, reach, or
16	frequency, including independent measurement.
17	(C) Nothing in subdivision (4)(A) of this section shall be
18	construed to prohibit an operator with actual knowledge or knowledge fairly
19	implied on the basis of objective circumstances that an individual is sixteen
20	(16) years of age or younger from delivering advertising or marketing that is
21	age-appropriate and intended for a child or teen audience, so long as the
22	operator does not use any personal information other than whether the user is
23	age sixteen (16) or younger;
24	(5) "Internet" means collectively a system of interconnected
25	computer networks that comprise the interconnected world-wide network of
26	networks and employ without limitation the Transmission Control
27	Protocol/Internet Protocol, or any predecessor or successor protocols to such
28	protocol, or the User Datagram Protocol to communicate information of all
29	kinds by wire or radio;
30	(6) "Mobile application" means:
31	(A) A software program that runs on the operating system
32	of:
33	(i) A cellular telephone;
34	(ii) A tablet computer; or
35	(iii) A similar portable computing device that
36	transmits data over a wireless connection; and

1	(B) Includes without limitation a service or application
2	offered via a connected device;
3	(7) "Online application" means an Internet-connected software
4	program and includes without limitation a service or application offered via
5	a connected device;
6	(8) "Online contact information" means an email address or
7	another substantially similar identifier that permits direct contact with a
8	<pre>person online;</pre>
9	(9)(A)(i) "Operator" means a person who, for commercial
10	purposes, operates or provides a website on the internet, an online service,
11	an online application, or a mobile application, and who:
12	(ii)(a) Collects or maintains, either directly or
13	through a service provider, personal information from or about the users of
14	that website, service, or application;
15	(b) Allows another person to collect personal
16	information directly from users of that website, service, or application, in
17	which case, the operator is deemed to have collected the information; or
18	(c) Allows users of that website, service, or
19	application to publicly disclose personal information, in which case, the
20	operator is deemed to have collected the information.
21	(B) "Operator" does not include:
22	(i) Any nonprofit entity that would otherwise be
23	exempt from coverage under section 5 of the Federal Trade Commission Act, 15
24	U.S.C. § 45 et seq., as it existed on January 1, 2025; or
25	(ii) An interactive gaming platform that complies
26	with the requirements of the Children's Online Privacy Protection Act, 15
27	U.S.C. § 6501, as it existed on January 1, 2025, and the rules, guidance, and
28	exemptions under that act, as it existed on January 1, 2025;
29	(10) "Parent" means a natural parent, adoptive parent, legal
30	guardian, or legal custodian of an individual who is sixteen (16) years of
31	age or younger;
32	(11) "Person" means any individual, partnership, corporation,
33	trust, estate, cooperative, association, or other entity;
34	(12)(A) "Personal information" means individually identifiable
35	information about an individual collected online, including without
36	<pre>limitation:</pre>

1	(i) A first and last name;
2	(ii) A home or other physical address including
3	street name and name of the city or town of residence;
4	(iii) An e-mail address;
5	(iv) A telephone number;
6	(v) A Social Security number;
7	(vi) Any other identifier that permits the physical
8	or online contacting of a specific individual;
9	(vii) Geolocation information sufficient to identify
10	a street name and a city or town;
11	(viii) Information generated from the measurement or
12	technological processing of an individual's biological, physical, or
13	physiological characteristics that is used to identify an individual,
14	including without limitation:
15	(a) Fingerprints;
16	(b) Voice prints;
17	(c) Iris or retina imagery scans;
18	(d) Facial templates;
19	(e) Deoxyribonucleic acid (DNA) information;
20	<u>or</u>
21	(f) Gait;
22	(ix) Information linked or reasonably linkable to a
23	child or teen; or
24	(x) Information linked or reasonably linkable to a
25	child or teen or the parents of that child or teen, including without
26	limitation any unique identifier, that an operator collects online from the
27	child or teen and combines with an identifier described in subdivision
28	(12)(A) of this section.
29	(B) "Personal information" does not include an audio file
30	that contains a child or teen's voice so long as the operator:
31	(i) Does not request information via voice that
32	would otherwise be considered personal information under subdivision (12)(A)
33	of this section;
34	(ii) Provides clear notice of its collection and use
35	of the audio file and its deletion policy in its privacy policy;
36	(iii) Only uses the voice within the audio file

solely as a replacement for written words, to perform a task, or engage with
a website, online service, online application, or mobile application, such as
to perform a search or fulfill a verbal instruction or request; and
(iv) Only maintains the audio file long enough to
complete the stated purpose and then immediately deletes the audio file and
does not make any other use of the audio file prior to deletion;
(13) "Teen" means an individual who is:
(A) Thirteen (13) years of age or older; and
(B) Younger than seventeen (17) years of age;
(14) "Verifiable consent" means any reasonable effort, including
without limitation a request for authorization for future collection, use,
and disclosure described in the notice, to ensure that, in the case of $\underline{a}$
child, a parent of the child, or, in the case of a teen, the teen:
(A) Receives specific notice of the personal information
collection, use, and disclosure practices of the operator; and
(B) Before the personal information of the child or teen
is collected, freely and unambiguously authorizes:
(i) The collection, use, and disclosure, as
applicable, of that personal information; and
(ii) Any subsequent use of that personal
information; and
(15) "Website, online service, online application, or mobile
application directed to children" means:
(A)(i) A commercial website, online service, online
application, or mobile application that is targeted to children; or
(ii) That portion of a commercial website, online
service, online application, or mobile application that is targeted to
<u>children.</u>
(B) A commercial website, online service, online
application, or mobile application, or a portion of a commercial website,
online service, online application, or mobile application, shall not be
deemed directed to children solely for referring or linking to a commercial
website, online service, online application, or mobile application directed
to children by using information location tools, including a directory,
index, reference, pointer, or hypertext link.

1	4-88-1503. Personal information from and about children and teens $-$
2	Online collection and use.
3	(a)(1) Except as provided in subdivision (a)(2) of this section, it
4	is unlawful for an operator of a website, online service, online application,
5	or mobile application directed to children or for any operator of a website,
6	online service, online application, or mobile application with actual
7	knowledge or willful disregard:
8	(A) To collect personal information from a child or teen
9	in a manner that violates subsection (b) of this section;
10	(B) To collect, use, disclose to third parties, or compile
11	personal information of a child or teen for purposes of individual-specific
12	advertising to children or teens, or to allow another person to collect, use,
13	disclose, or compile this information for individual-specific advertising to
14	<pre>children or teens;</pre>
15	(C) To collect the personal information of a child or teen
16	except when the collection of the personal information is:
17	(i) Consistent with the context of a particular
18	service or the relationship of the child or teen with the operator, including
19	without limitation collection that is necessary to fulfill a transaction or
20	provide a product or service requested by the child or teen; or
21	(ii) Required or specifically authorized by law;
22	(D) To store or transfer the personal information of a
23	child or teen of the United States unless the operator discloses to the child
24	or teen involved that his or her personal information is being stored or
25	transferred outside of the United States; or
26	(E) To retain the personal information of a child or teen
27	for longer that is reasonably necessary to fulfill a transaction or provide a
28	service requested by the child or teen except as required or specifically
29	authorized by law.
30	(2) Neither an operator nor the operator's agent shall be liable
31	for a disclosure made in good faith and following reasonable procedures in
32	responding to a request for disclosure of personal information under
33	subdivision (b)(3)(A) of this section to the parent of a child or to a teen
34	under subdivision (b)(4)(A) of this section.
35	(b) An operator of a website, online service, online application, or
36	mobile application directed to children or an operator of a website online

1	service, online application, or mobile application with actual knowledge or
2	willful disregard that is collecting personal information from children or
3	teens shall:
4	(1) Provide clear and conspicuous notice of:
5	(A) What information is collected from children or teens
6	by the operator;
7	(B) How the operator uses such information;
8	(C) The operator's disclosure practices for such
9	information;
10	(D) The rights and opportunities available to the parent
11	of the child or teen under subdivisions (b)(3) and (b)(4) of this section;
12	<u>and</u>
13	(E) The procedures or mechanisms the operator uses to
14	ensure that personal information is not collected from children or teens
15	except under subsection (b) of this section;
16	(2) Obtain verifiable consent from a parent of a child or
17	consent from a teen:
18	(A) For the collection, use, or disclosure of personal
19	information from children or teens; and
20	(B) Before using or disclosing personal information of
21	the child or teen for any purpose that is a material change from the original
22	purposes and disclosure practices specified to the parent of the child or the
23	teen under subdivisions (b)(3) and (b)(4) of this section;
24	(3) Provide, upon request of a parent under this subsection (b)
25	whose child has provided personal information to that operator, upon proper
26	identification of that parent, to the parent:
27	(A)(i) A description of the specific types of personal
28	information collected from the child by that operator;
29	(ii) The method by which the operator obtained the
30	personal information; and
31	(iii) The purposes for which the operator, collects,
32	uses, discloses, and retains the personal information; and
33	(B) The opportunity to:
34	(i) Delete at any time personal information
35	collected from the child or content or information submitted by the child to
36	a website, online service, online application, or mobile application and to

I	refuse at any time to permit the operator's further use or maintenance in
2	retrievable form, or future online collection, of personal information from
3	that child; and
4	(ii) Challenge the accuracy of the personal
5	information and, if the parent of the child establishes the inaccuracy of the
6	personal information, to have the inaccurate personal information corrected;
7	<u>and</u>
8	(C) A means that is reasonable under the circumstances for
9	the parent to obtain any personal information collected from that child, if
10	that information is available to the operator at the time the parent makes
11	the request;
12	(4) Provide, upon the request of a teen under subdivision (b)(1)
13	of this section who has provided personal information to the operator and
14	upon proper identification of that teen:
15	(A) A description of the specific types of personal
16	information collected from the teen by the operator, the method by which the
17	operator obtained the personal information, and the purposes for which the
18	operator collects, uses, discloses, and retains the personal information;
19	(B) The opportunity at any time to delete personal
20	information collected from the teen or content or information submitted by
21	the teen to a website, online service, online application, or mobile
22	application and to refuse further use or collection of personal information
23	from the teen;
24	(C) The opportunity to challenge the accuracy of the
25	personal information and, if the teen establishes the inaccuracy of the
26	personal information, to have the inaccurate personal information corrected;
27	<u>and</u>
28	(D) A means that is reasonable under the circumstances for
29	the teen to obtain any personal information collected from the teen, if the
30	information is available to the operator at the time the teen makes the
31	request;
32	(5) Not require a child to disclose more personal information
33	than is reasonably necessary to participate as a condition to participate in:
34	(A) A game;
35	(B) The offering of a prize; or
36	(C) Another activity; and

1	(6) Establish, implement, and maintain reasonable security
2	practices to protect the confidentiality, integrity, and accessibility of
3	personal information of children or teens collected by the operator, and
4	protect the personal information against unauthorized access.
5	(c) Verifiable consent under subdivision (b)(2)(A) of this section is
6	not required in the case of:
7	(1) Online contact information collected from a child or teen
8	that is used only to respond directly on a one-time basis to a specific
9	request from the child or teen and is not used to recontact the child or teen
10	or to contact another child or teen and is not maintained in retrievable form
11	by the operator;
12	(2) A request for the name or online contact information of a
13	parent or teen that is used for the sole purpose of obtaining verifiable
14	consent or providing notice under this section and where such information is
15	not maintained in retrievable form by the operator if verifiable consent is
16	not obtained after a reasonable time;
17	(3) Online contact information collected from a child or teen
18	that is used only to respond more than once directly to a specific request
19	from the child or teen and is not used to recontact the child or teen beyond
20	the scope of that request if, before any additional response after the
21	initial response to the child or teen, the operator uses reasonable efforts
22	to provide a parent or teen notice of the online contact information
23	collected from the child or teen, the purposes for which it is to be used,
24	and an opportunity for the parent or teen to request that the operator make
25	no further use of the information and that it not be maintained in
26	retrievable form; and
27	(4) The name of the child or teen and online contact
28	information, to the extent reasonably necessary to protect the safety of a
29	child or teen participant on the site:
30	(i) Used only for the purpose of protecting such safety;
31	(ii) Not used to recontact the child or teen or for any
32	other purpose; and
33	(iii) Not disclosed on the site, if the operator uses
34	reasonable efforts to provide a parent or teen notice of the name and online
35	contact information collected from the child or teen, the purposes for which
36	it is to be used, and an opportunity for the parent or teen to request that

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1	the operator make no further use of the information and that it not be
2	maintained in retrievable form; or
3	(E) The collection, use, or dissemination of such information by
4	the operator necessary to:
5	(i) Protect the security or integrity of its website;
6	(ii) Take precautions against liability;
7	(iii) Respond to judicial process; or
8	(iv) Provide information to law enforcement agencies
9	or for an investigation on a matter related to public safety.
10	(d)(l) An operator may terminate service provided to a child whose
11	parent has refused or a teen who has refused under subdivision (b)(2) of this
12	section to permit the operator's further use or maintenance in retrievable
13	form or future online collection of personal information from that child or
14	teen.
15	(2) An operator shall not discontinue service provided to a
16	child or teen on the basis of a request by the parent or the child or by the
17	teen under subdivision (b)(3)(B)(i) of this section to delete personal
18	information collected from the child or teen, to the extent that the operator
19	is capable of providing this service without the personal information.
20	(3) A request made under subdivisions (b)(3)(B)(i) of this
21	section to delete personal information of a child or teen shall not be
22	<pre>construed to:</pre>
23	(A) Limit the authority of a law enforcement agency to
24	obtain any content or information from an operator under a lawfully executed
25	warrant or an order of a court of competent jurisdiction; and
26	(B) Require an operator or third party to delete
27	information that:
28	(i) Another law requires the operator or third party
29	to maintain;
30	(ii) Was submitted to the website, online service,
31	online application, or mobile application of the operator by any person other
32	than the user who is attempting to erase or otherwise eliminate the content
33	or information, including without limitation content or information submitted
34	by the user that was republished or resubmitted by another person; or
35	(iii) Prohibit an operator from retaining a record
36	of the deletion request and the minimum information necessary for the

1	purposes of ensuring compliance with a request made under subsection (b) of
2	this section or ensuring that the child or teen's information remains
3	deleted.
4	(e) Except as provided under § 4-88-1503 and § 4-88-1505, a violation
5	of subdivisions (b)(2) and (b)(3) of this section shall be treated as an
6	unfair or deceptive act or practice prescribed under the Deceptive Trade
7	Practices Act, § 4-88-101 et seq.
8	
9	4-88-1504. Enforcement.
10	In a case in which the Attorney General has reason to believe that an
11	interest of the residents of the state has been or is threatened or adversely
12	affected by the engagement of any person in a practice that violates the
13	provisions of this subchapter, the Attorney General may bring a civil action
14	on behalf of the residents of the state in a court of competent jurisdiction
15	<u>to:</u>
16	(1) Enjoin that practice;
17	(2) Enforce compliance with the rule;
18	(3) Obtain damages, restitution, or other compensation on behalf
19	of residents of the state; or
20	(4) Obtain such other relief as the court finds appropriate.
21	
22	4-88-1505. Construction.
23	Nothing in this subchapter requires an
24	(2) Nothing in this subchapter shall be construed to require an
25	operator to:
26	(1) Affirmatively collect any personal information regarding the
27	age of a child or teen that an operator is not already collecting in the
28	normal course of business; or
29	(2) Implement an age-gating or age verification functionality.
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31	/s/Gramlich
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