SENATE COMMITTEE AMENDMENTS

2025 Regular Session

Amendments proposed by Senate Committee on Judiciary A to Reengrossed House Bill No. 37 by Representative Schlegel

- 1 AMENDMENT NO. 1
- 2 On page 1, line 5, after "platforms;" insert "to provide for penalties;"
- 3 AMENDMENT NO. 2
- On page 2, line 21, after "video" insert ", image, or other visual" and after "related" insert
 "primarily"
- 6 AMENDMENT NO. 3
- 7 On page 2, after line 28 insert the following:

8 "(xiii) A video streaming service that consists primarily of entertainment or
9 other information or content that is not user-generated or user-uploaded, but is
10 preselected by the provider, and:
11 (aa) Requires users to register with a method of payment.

(bb) Does not permit users to interact socially with each other.

13 (xiv) Platforms that primarily provide career networking and professional
 14 development opportunities.

(3) "Minor" means an account holder on the covered platform who resides
in this state under circumstances where the covered platform reasonably believes or
has actual knowledge that the account holder is under the age of sixteen and is not
emancipated or married."

19 AMENDMENT NO. 4

12

- 20 On page 3, line 1, change "(3)" to "(4)"
- 21 AMENDMENT NO. 5
- 22 On page 3, line 9, change "(4)" to "(5)"
- 23 AMENDMENT NO. 6
- 24 On page 3, line 15, change "(5)" to "(6)"
- 25 AMENDMENT NO. 7
- 26 On page 3, line 25, change "(6)" to "(7)"
- 27 AMENDMENT NO. 8
- 28 On page 3, line 28, change "(7)" to "(8)"
- 29 AMENDMENT NO. 9
- 30 On page 4, line 5, change "(8)" to "(9)"
- 31 AMENDMENT NO. 10
- 32 On page 4, line 10, change "(9)" to "(10)"

 On page 4, line 14, delete "the following" AMENDMENT NO. 12 On page 4, delete lines 15 through 17 and insert the following: "take reasonable measures in the operation of the covered platform to prioritize the privacy of the minor's account and establish the following default privacy settings for minors: (1) Prohibit an adult from connecting to a minor without express consent from the minor's legal representative." AMENDMENT NO. 13 On page 4, delete lines 24 through 29 in their entirety and insert the following: "(4) Restrict the visibility of the minor's account to only connected accounts. (5) Allow the legal representative of a minor to choose to be informed via text, voice, email, through the legal representative's linked account or through the following occur: (a) A minor is exposed to sexually explicit material on a covered platform. (b) A connection is made between a minor and any other user on a covered platform. (b) A connection to the account of the minor's account. (c) Utilize tools or features to manage the settings of the minor's account. (d) Prohibit or plate limits of the minor. (e) Prohibit or plate limits on the minor. (f) Utilize tools or features to manage the settings of the minor's account. (f) Utilize tools or features to manage the settings of the minor's account. (g) Prohibit or plate limits on the minor's ability to make or receive microtransaction on a covered platform. AMENDMENT NO. 14 On page 5, delete lines 1 through 9 in their entirety and insert the following: (f) Any owner or operator of a covered platform sparental supervision tools to account the degal representative of a minor whose account is linked to the minor's account through the covered platform sparental supervision tools to a covered platform is perivaled. (f) AMENDMENT NO. 14 On page 5, delete lines 1 through 9 in th	1	AMENDMENT NO. 11
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 47 (c) Except as provided in Paragraph (3) of this Subsection, the attorney 48 general shall not file a civil enforcement action if the owner or operator timely cures 		
48 general shall not the a civil enforcement action if the owner or operator timely cures 49 the alleged violations as provided by Subparagraph (b) of this Paragraph.		

(3) The attorney general may file a civil enforcement action against an owner or operator who does either of the following:

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(a) Fails to cure a violation after receiving the written notice described in Paragraph (2)(a) of this Subsection.

(b) Commits another violation of the same provision after curing a violation and providing a written statement in accordance with Paragraph (2)(b) of this Subsection.

(4) If a court of competent jurisdiction grants judgment or injunctive relief to the attorney general, the court shall award the attorney general reasonable attorney fees, court costs, and investigative costs.

H. All monies received from the payment of a fine or civil penalty imposed
 and collected pursuant to the provisions of this Section shall be used by the attorney
 general for consumer protection enforcement efforts or to promote consumer
 protection and education."