

1	
2	
3	
4	
5	A BILL
6	TO BE ENTITLED
7	AN ACT
8	
9	Relating to consumer protection; to require the use of
10	a filter on certain Internet-enabled devices in this state; to
11	provide certain requirements for the filter; and to authorize
12	a civil action for a violation.
13	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
14	Section 1. As used in this act, the following terms
15	have the following meanings:
16	(1) ACTIVATE. The process of powering on a device and
17	associating it with a new or existing user account.
18	(2) DEVICE. A tablet or a smartphone manufactured on or
19	after June 1, 2025.
20	(3) FILTER. Generally accepted and commercially
21	reasonable software used on a device that is capable of
22	preventing the device from accessing or displaying obscene
23	material through Internet browsers or search engines owned and
24	controlled by the manufacturer in accordance with prevailing
25	industry standards, including blocking known websites linked
26	to obscene content, via mobile data networks, wired Internet
27	networks, and wireless Internet networks.

28

(4) INTERNET. The global information system that is



- 29 logically linked together by a globally unique address space
- 30 based on the Internet protocol (IP), or its subsequent
- 31 extensions; that is able to support communications using the
- 32 transmission control protocol/Internet protocol (TCP/IP) suite
- or its subsequent extensions, or other IP-compatible
- protocols; and that provides, uses, or makes accessible,
- either publicly or privately, high-level services layered on
- 36 communications and related infrastructure.
- 37 (5) MANUFACTURER. A person to which all of the
- 38 following apply:
- 39 a. Is engaged in the business of manufacturing a
- 40 device.
- b. Holds the patents for each device it manufactures or
- 42 holds the patents for the operating system on a device.
- c. Has a commercial designated registered agent in this
- 44 state.
- 45 (6) MINOR. An individual under 18 years of age who is
- 46 not emancipated, married, or a member of the United States
- 47 Armed Forces.
- 48 (7) OBSCENE MATERIAL. A visual depiction of sexually
- 49 explicit conduct, as defined under Section 13A-12-190, Code of
- 50 Alabama 1975.
- 51 (8) OPERATING SYSTEM. Software that manages all of the
- 52 other application programs on a device.
- 53 (9) PASSWORD. A string of characters or other secure
- 54 method used to enable, deactivate, modify, or uninstall a
- 55 filter on a device.
- 56 (10) RETAILER. A person, other than a manufacturer,



- that sells a device directly to consumers. The term includes an employee of a retailer acting in the course and scope of the employee's employment.
 - (11) SMARTPHONE. An electronic device that combines a cell phone with a hand-held computer, typically offering

 Internet access through a browser or search engine and that typically has data storage, text, and email capabilities.
- 64 (12) TABLET. A mobile device that is equipped with a
 65 mobile operating system, touchscreen display, and rechargeable
 66 battery and that has the ability to support access to a
 67 cellular network.
- 68 (13) VIDEO GAME CONSOLE. A discrete computing system,
 69 including the system's components and peripherals, primarily
 70 used for playing video games, but does not include a
 71 smartphone or tablet.
- Section 2. Devices activated in this state must meet all of the following requirements:
- 74 (1) Contain a filter.

60

61

62

63

- 75 (2) Ask the user to provide the user's age during 76 activation and account set-up.
- 77 (3) Automatically enable the filter when the user is a minor based on the age provided under subdivision (2).
- 79 (4) Allow a password to be established for the filter.
- 80 (5) Notify the user of the device when the filter 81 blocks the device from accessing a website.
- 82 (6) Allow a non-minor who has a password the opportunity to deactivate and reactivate the filter.
- 84 Section 3. (a) A manufacturer of a device shall be



- 85 subject to civil liability if all of the following occur:
- 86 (1) A device is activated in the state.
- 87 (2) The device does not, upon activation, enable a 88 filter that complies with the requirements described in
- 89 Section 2.
- 90 (3) A minor accesses obscene material on the device.
- 91 (b) Notwithstanding subsection (a), this section does
- 92 not apply to a manufacturer that makes a good faith effort to
- 93 provide a device that, upon activation of the device in the
- 94 state, automatically enables a filter on the device that
- 95 complies with the requirements of Section 2.
- 96 (c) Nothing in this act does any of the following:
- 97 (1) Applies to a device manufactured before June 1,
- 98 2025.
- 99 (2) Applies to a video game console.
- 100 (3) Creates a cause of action against a retailer of a
- 101 device.
- Section 4. With the exception of a minor's parent or
- 103 legal guardian, a person may be liable in a civil action for
- intentionally enabling the password to remove or deactivate
- 105 the filter on a device in the possession of the minor if the
- 106 minor accesses obscene material on the device.
- 107 Section 5. (a) Whenever the Attorney General has reason
- 108 to believe that a person has violated or is violating this
- 109 act, the Attorney General, acting in the public interest, may
- bring an action in the name of the state against the person as
- 111 follows:
- 112 (1) To enjoin any action that constitutes a violation



- of this act by the issuance of a temporary restraining order or preliminary or permanent injunction.
- 115 (2) To recover from the alleged violator a civil
 116 penalty not to exceed five thousand dollars (\$5,000) per
 117 violation, and not to exceed a total of fifty thousand dollars
 118 (\$50,000) in aggregate, as determined by the court.
- 119 (3) To recover from the alleged violator the Attorney
 120 General's reasonable expenses, investigative costs, and
 121 attorney fees.
- 122 (4) To obtain other appropriate relief as provided for under this act.

124

125

126

- (b) The Attorney General, in addition to other powers conferred by this act, may issue subpoenas to any person and conduct hearings in aid of any investigation or inquiry.
- 127 (c) The Attorney General may seek the revocation of any
 128 license or certificate authorizing a manufacturer to engage in
 129 business in this state if, after the manufacturer is found to
 130 have violated this act, the manufacturer demonstrates a
 131 repeated pattern of violations of this act.
- (d) For purposes of assessing a penalty under this section, a manufacturer is considered to have committed a separate violation for each device manufactured on or after June 1, 2025, which violates Section 2.
- 136 Section 6. This act shall become effective on October 137 1, 2025.