

- 1 SB187
- 2 3PDQYZE-1
- 3 By Senator Chambliss
- 4 RFD: Children and Youth Health
- 5 First Read: 20-Feb-25



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SYNOPSIS:

This bill would require app store providers to verify the age of users.

This bill would require app store providers to affiliate minor accounts with parent accounts and obtain consent from the holder of the parent account.

This bill would require app store providers to notify users when an app makes a significant change.

This bill would require app store providers to give developers real-time access to the age category and consent status for minor accounts.

This bill would require app store providers to protect personal age verification data.

This bill would prevent app store providers and developers from enforcing contracts against minors, misrepresenting information in disclosures and sharing personal age verification data.

This bill would require developers to verify the age of users, notify users of significant changes to the app, and limit the use of age category data in compliance with laws or regulations.

This bill would require the Attorney General to adopt certain rules.

This bill would also authorize the Attorney General to bring an action for a violation as a



29	deceptive trade practice.
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32	A BILL
33	TO BE ENTITLED
34	AN ACT
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36	Relating to consumer protection; to require an app
37	store provider to take certain actions regarding age
38	verification, parental notification, and data protection; to
39	prohibit an app store provider or developer from taking
40	certain actions that allow minors to access apps without
41	parental consent; and to authorize the Attorney General to
42	bring an action for a violation as a deceptive trade practice
43	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
44	Section 1. For the purposes of this act, the following
45	terms have the following meanings:
46	(1) AGE CATEGORY. Whether an individual is: (i) under
47	13 years of age; (ii) at least 13 years of age but less than
48	16 years of age; (iii) at least 16 years of age but less than
49	18 years of age; or (iv) at least 18 years of age.
50	(2) AGE CATEGORY DATA. Information about a user's age
51	category that is collected by an app store developer and
52	shared with a developer.
53	(3) APP. A software application or electronic service
54	that a user may run or direct on a mobile device.
55	(4) APP STORE. A publicly available website, software
56	application, or electronic service that distributes apps from



- 57 third-party developers to users.
- 58 (5) APP STORE PROVIDER. An entity that owns, operates,
- or controls an app store that distributes apps to users in
- 60 this state.
- 61 (6) DEVELOPER. An entity that owns or controls an app
- made available through an app store in this state.
- 63 (7) MINOR. An individual under 18 years of age.
- 64 (8) MINOR ACCOUNT. An account with an app store
- provider that is established by an individual who the app
- store provider has determined is a minor.
- 67 (9) PARENT. With respect to a minor, any of the
- 68 following individuals:
- a. A biological parent.
- 70 b. A legal guardian.
- 71 c. An individual with legal custody.
- 72 (10) PARENT ACCOUNT. An account with an app store
- 73 provider that is affiliated with one or more minor accounts
- and that is verified to have been established by an individual
- 75 who the app store provider has determined is at least 18 years
- 76 of age.
- 77 (11) PARENTAL CONSENT DISCLOSURE. The following
- 78 information that an app store provider is required to provide
- 79 to a parent before obtaining parental disclosure:
- a. A description of the personal data collected by the
- 81 app from a user.
- b. A description of the personal data shared by the app
- 83 with any third party.
- c. Any methods implemented by the developer to protect



- 85 personal data.
- d. The age rating of the app or in-app purchase, if
- 87 available.
- e. The content description of the app or in-app
- 89 purchase, if available.
- 90 (12) SIGNIFICANT CHANGE. A modification to an app's
- 91 terms of service or privacy policy that does any of the
- 92 following:
- a. Changes the categories of data collected, stored, or
- 94 shared.
- b. Adds new monetization features, including, but not
- 96 limited to, in-app purchases or advertisements.
- 97 c. Materially changes the app's functionality or user
- 98 experience.
- 99 (13) VERIFIABLE PARENTAL CONSENT. Authorization that
- 100 meets all of the following criteria:
- 101 a. Is provided by an individual who the app store
- 102 provider has verified is at least 18 years of age.
- b. Is given after the app store provider has clearly
- and conspicuously provided the parental consent disclosure to
- 105 the individual.
- 106 c. Requires the parent to make an affirmative choice to
- 107 either grant consent or decline consent.
- 108 Section 2. An app store provider shall do both of the
- 109 following when an individual located in this state creates an
- 110 account with the app store provider:
- 111 (1) Request age information from the individual.
- 112 (2) Verify the individual's age using one of the



- 113 following:
- a. Commercially available methods that are reasonably
- designed to ensure accuracy.
- b. An age verification system that complies with rules
- adopted pursuant to this act.
- Section 3. An app store provider shall do both of the
- 119 following when an individual is determined to be a minor
- 120 pursuant to Section 1:
- 121 (1) Require the account to be affiliated with a parent
- 122 account.
- 123 (2) Obtain verifiable parental consent from the holder
- of the affiliated parent account before allowing the minor to:
- 125 (i) download an app; (ii) purchase an app; or (iii) make an
- 126 in-app purchase.
- 127 Section 4. An app store provider shall do both of the
- 128 following after receiving notice of a significant change from
- 129 a developer:
- 130 (1) Notify the user of the significant change.
- 131 (2) For a minor account, do both of the following:
- a. Notify the holder of the affiliated parent account.
- b. Obtain renewed verifiable parental consent.
- Section 5. An app store provider shall provide
- developers with real-time access to both of the following:
- 136 (1) Age category data for each user located in this
- 137 state.
- 138 (2) The status of verifiable parental consent for each
- 139 minor located in this state.
- Section 6. An app store provider shall protect personal



- 141 age verification data by doing both of the following:
- 142 (1) Limiting the collection and processing to data
- 143 necessary to: (i) verify a user's age; (ii) obtain parental
- 144 consent; or (iii) maintain compliance records.
- 145 (2) Transmitting personal age verification data using
- industry-standard encryption protocols that ensure data
- 147 integrity and data confidentiality.
- Section 7. An app store provider may not do any of the
- 149 following:
- 150 (1) Enforce a contract or terms of service against a
- 151 minor unless the app store provider has obtained verifiable
- 152 parental consent.
- 153 (2) Knowingly misrepresent the information in the
- 154 parental consent disclosure.
- 155 (3) Share personal age verification data except as
- 156 required by law or as required by this act between an app
- 157 store provider and a developer.
- 158 Section 8. (a) A developer shall do all of the
- 159 following:
- 160 (1) Verify through the app store's data sharing
- 161 methods: (i) the age category of users located in this state;
- 162 and (ii) for a minor account, whether verifiable parental
- 163 consent has been obtained.
- 164 (2) Notify app store providers of any significant
- 165 change to an app.
- 166 (3) Limit use of age category data received from an app
- 167 store provider to: (i) enforcing age-related restrictions or
- 168 protections; (ii) ensuring compliance with applicable laws or



- regulations; or (iii) implementing safety-related features or defaults.
- 171 (b) A developer may not do any of the following:
- 172 (1) Enforce a contract or terms of service against a
 173 minor unless the developer has verified through the app store
 174 provider that verifiable parental consent has been obtained.
- 175 (2) Knowingly misrepresent any information in the 176 parental consent disclosure.
- 177 (3) Share age category data with any person.

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Section 9. The Attorney General shall adopt rules
establishing processes and means by which an app store
provider may verify whether an account holder is a minor in
accordance with this act.

Section 10. (a) Any knowing or reckless violation of this act is deemed a deceptive trade practice actionable under Chapter 19 of Title 8 of the Code of Alabama 1975. If the Attorney General has reason to believe that an entity is in violation of this act, the Attorney General may bring an action against the entity for an unfair or deceptive trade practice. In addition to other remedies available under Chapter 19 of Title 8 of the Code of Alabama 1975, the Attorney General may collect a civil penalty of up to fifty thousand dollars (\$50,000) per violation, reasonable attorney fees, and court costs.

- (b) If a violation described in subsection (a) is part of a consistent pattern of knowing or reckless conduct, the Attorney General may seek punitive damages against the entity.
 - (c) An action for a claim under this section must be



- 197 brought within one year from the date the Attorney General
- 198 knew or reasonably should have known of the alleged violation.
- 199 (d) This section does not preclude any other available
- 200 remedy at law or equity.
- Section 11. (a) A developer is not liable for a
- violation of this act if the developer demonstrates all of the
- 203 following:
- 204 (1) The developer relied in good faith on personal age
- verification data provided by an app store provider.
- 206 (2) The developer relied in good faith on notification
- from an app store provider that verifiable parental consent
- 208 was obtained.
- 209 (3) The developer complied with the requirements of
- 210 this act.
- 211 (4) The developer relied upon a widely held industry
- 212 standard when submitting information concerning parental
- 213 consent disclosures.
- (b) Notwithstanding subsection (a), the safe harbor
- 215 provision applies only to actions brought under this act and
- does not limit a developer or app store provider's liability
- 217 under any other applicable law.
- 218 Section 12. Nothing in this act shall be construed to
- 219 do any of the following:
- 220 (1) Prevent an app store provider from taking
- 221 reasonable measures to do any of the following:
- a. Block, detect, or prevent distribution to minors of:
- 223 (i) unlawful material; (ii) obscene material; or (iii) other
- 224 harmful material.





- b. Block or filter spam.
- c. Prevent criminal activity.
- d. Protect app store or app security.
- 228 (2) Require an app store provider to disclose user
- information to a developer beyond age category or verification
- of parental consent status.
- 231 (3) Allow an app store provider to implement measures
- required by this chapter in a manner that is: (i) arbitrary;
- 233 (ii) capricious; (iii) anticompetitive; or (iv) unlawful.
- Section 13. This act shall become effective on October
- 235 1, 2026.