GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

S

SENATE BILL 514

	Short Title:	Social Media Control in IT Act.	(Public)				
	Sponsors:	Senator Hanig (Primary Sponsor).					
	Referred to:	Rules and Operations of the Senate					
		March 26, 2025					
1		A BILL TO BE ENTITLED					
2	AN ACT TO	COMBAT SOCIAL MEDIA ADDICTION BY REQUIRING	THAT SOCIAL				
3		PLATFORMS RESPECT THE PRIVACY OF NORTH CAR					
4		ND NOT USE A NORTH CAROLINA MINOR'S DATA FOR					
5		ORITHMIC RECOMMENDATIONS, AND APPROPRIATIN					
6		URPOSE, AND TO MAKE WILLFUL VIOLATIONS O					
7	PRIVAC	PRIVACY AN UNFAIR PRACTICE UNDER CHAPTER 75 OF THE GENERAL					
8	STATUT	ES.					
9	The General	Assembly of North Carolina enacts:					
10	SI	ECTION 1. Chapter 75 of the General Statutes is amended by add	ding a new Article				
11	to read:		-				
12		" <u>Article 2B.</u>					
13		"Social Media Control in Information Technology.					
14	" <u>§ 75-70. Ti</u> t	tle; definitions.					
15	<u>(a)</u> <u>Th</u>	his Article shall be known and may be cited as the "Social M	ledia Algorithmic				
16	Control in Int	formation Technology Act."					
17	<u>(b)</u> <u>D</u>	efinitions. – The following definitions apply in this Article:					
18	<u>(1</u>) Accessible mechanism A user-friendly, clear, eas	y-to-use, readily				
19		available, and technologically feasible method that allow	ws individuals to				
20		exercise their data privacy rights without undue burden. The	e mechanism must				
21		be designed to accommodate diverse user needs, inclu-	uding those with				
22		disabilities, and should be available across commonly use					
23		mechanism should provide clear instructions, function	without excessive				
24		complexity, and be free of unreasonable barriers such as 1	ength procedures,				
25		hidden settings, or excessive delays.					
26	<u>(2</u>) <u>Algorithmic recommendation system. – A computational</u>	process that uses				
27		machine learning, natural language processing, artif					
28		techniques, generative artificial intelligence, or othe					
29		processing techniques that makes a decision or facilitates	s human decision				
30		making with respect to user-related data, to rank, order, pror	note, recommend,				
31		suggest, amplify, or similarly determine the delivery or disp	lay of information				
32		<u>to an individual.</u>					
33	<u>(3</u>) <u>Collects, collected, or collection. – Buying, renting, gat</u>	hering, obtaining,				
34		receiving, or accessing any personal information pertaining	g to a user by any				
35		means. This includes receiving information from the consun	ner, either actively				
36		or passively, or by observing the consumer's behavior.	-				



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<u>(4</u>) Con	sent. – Any freely given, specific, info	rmed, and unambiguous indication
		user's wishes by which the consumer,	-
		on who has power of attorney, or a per	
	-	umer, including by a statement or by a	
		ement to the processing of personal in	
	-	a narrowly defined particular purpose.	
	cons		
	<u>a.</u>	Acceptance of a general or broad t	terms of use, or similar document.
	<u>u.</u>	that contains descriptions of perso	
		with other, unrelated information.	<u> </u>
	<u>b.</u>	Hovering over, muting, pausing, or	closing a given piece of content.
	<u>c.</u>	Agreement obtained through use of	
(5)		ult settings. – The predetermined optic	-
<u>15</u>	-	ogram is initially set to whenever it is i	
<u>(6</u>	-	or. – An individual who is under 18 ye	
<u>(0</u> (7	-	rator. – Defined in section 1302 of	
<u>(7</u>		ection Act of 1998, 15 U.S.C. § 6501.	in the emildren's online Trivacy
<u>(8</u>		in mechanism. – An accessible med	chanism separate from any other
<u>(0</u>	-	ications, disclosures, or consents, suc	· · ·
		ice, that allows the user to consent to t	
		bw, and well-defined practice. The Div	
		the authority to specify requirements	
	-	ess, including specific language and	
		ning on the harmful effects of manipula	• •
		which the notification must appear b	-
		ent, and the process that the user must	
<u>(9</u>)		onal information. – Information that	
		onably capable of being associated wi	
		ctly or indirectly, with a particular of motion includes, but is not limited to a	
		mation includes, but is not limited to,	
		lescribes, is reasonably capable of be	
		onably linked, directly or indirectly, w	
	<u>a.</u>	Identifiers such as a real name, alia	÷ ÷ ÷
		identifier, online identifier, Interne	
		account name, social security r	
	h	passport number, or other similar in	
	<u>b.</u>	Commercial information, includin	
		personal property, products, or	-
		considered, or other purchasing or	
	<u>c.</u>	Biometric information that is	• •
		individual's physiological, biologi	
		including, but not limited to, image	
	-	face, hand, palm, gait, vein patterns	
	<u>d.</u>	Internet or other electronic networ	
		but not limited to, browsing histor	• •
		regarding a user's interaction with	an internet website application or
		advertisement.	
	<u>e.</u>	<u>Usage data.</u>	
	<u>f.</u>	<u>Third-party data.</u>	
	<u>g.</u>	Geolocation data.	
		Audio, electronic, visual, thermal, o	

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1		i.	Professional or employment-related information	•
2		<u>i.</u> j.	Education information, defined as information	
3		-	available, personally identifiable information as	defined in the Family
4			Education Rights and Privacy Act (20 U.S.C.	§ 1232(g); 34 C.F.R.
5			Part 99).	
6		<u>k.</u>	Financial information from a user, including,	but not limited to, a
7			user's account log-in, financial account, debit	
8			number in combination with any required sec	urity or access code,
9			password, or credentials allowing access to an a	ccount.
10		<u>l.</u>	The contents of a user's mail, email, and text	messages unless the
11			platform is the intended recipient of the commun	nication.
12		<u>m.</u>	A user's racial or ethnic origin, citizenship or	<u>r immigration status,</u>
13			religious or philosophical beliefs, or union mem	<u>bership.</u>
14		<u>n.</u>	Information related to a user's health, sex life, or	sexual orientation.
15		<u>0.</u>	Inferences drawn from any of the information	on identified in this
16			subdivision reflecting the user's preferen	ces, characteristics,
17			psychological trends, predispositions, behavior, a	attitudes, intelligence,
18			abilities, and aptitudes.	
19	<u>(10)</u>	<u>Platfo</u>	orm user. – An individual who resides in North	Carolina who uses a
20			<u>l media platform.</u>	
21	<u>(11)</u>		<u>l media platform, covered platform, or platform. – A</u>	
22		with	more than 1,000,000 monthly active users in the	ne United States that
23		funct	ions as a social media service. The term does no	ot include any of the
24		follov	<u>ving:</u>	
25		<u>a.</u>	An entity acting in its capacity as a provider	
26			service subject to the Communications Act of 19	934 (47 U.S.C. § 151,
27			et seq.,) as amended and supplemented.	
28		<u>b.</u>	A broadband internet access service under section	<u>n 8.1(b) of Title 47 of</u>
29			the Code of Federal Regulations.	
30		<u>c.</u>	An electronic mail service.	
31		<u>d.</u>	Internet search engines specifically designed to	lead a user to a result
32			which a user expressly searched for.	
33		<u>e.</u> <u>f.</u>	Internet service providers.	
34		<u>t.</u>	A wireless messaging service provided through	
35			service or multimedia messaging service protoco	
36		<u>g.</u>	Video game services specifically designed to s	erve as a platform to
37		1	solely play video games.	
38		<u>h.</u>	Online shopping or e-commerce services specific	cally designed for that
39			sole purpose.	. 1
40		<u>i.</u>	Video-streaming services that solely provide	non-user generated
41	(10)	TTI. : 1	<u>content.</u>	
42	<u>(12)</u>		-party data. – Personal data from another person, c	
43		-	r platform that is not the user to whom the data p	
44 45		1	orm. The term does not refer to persons, companies	
45		-	orms that collect personal data from another entit	
46 47			non branding with the platform, controls the platf	
47 48			latform, or is under common control of another	legal entity with the
	(12)	<u>platfo</u>		a many interactions
49 50	<u>(13)</u>		e data. – Any information that is gathered about	•
50 51			viors, preferences, and usage patterns on a platfor	
51		<u>1111110</u>	ed to, information related to pages visited, click	s, scrons, navigation

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1		patterns, search queries, button presses, feature usage, f	requency of logins,
2		session duration, items added or removed from a shopp	ing cart, purchasing
3		history, subscription usage, content watched, content read	, content listened to,
4		or time spent using or engaging with any feature or piece	ce of content on the
5		platform. This includes any and all inferences derivable a	and related to a user
6		from this usage data, including user engagement statisti	cs, content metrics,
7		feature usage statistics, user flow data, retention rates, and	d churn rates.
8		ata privacy; targeting minors prohibited; registry.	
9		zy Requirements. – The General Assembly finds that unheal	
10		o depression, anxiety, eating disorders, and suicidal ideatio	1 V V
11		ploitation of user data can result in users being targeted in	
12	•	media use. It is the policy of this State that user data sh	
13		l protections are warranted for users who are minors. There	-
14	-	atform shall comply with all of the following requirements	•
15	<u>(1)</u>	The platform must specifically and clearly inform users in	
16		a. <u>A disclosure in a clear, easy-to-read, and accessible</u>	
17		first initializes their use of a platform for the first ti	
18 19		of inactivity greater than or equal to six mon	
19 20		platform collects personal information, what personal information is	
20 21		platform collects, how the personal information is for every use case, and how the user can exercise	
21		choices on the platform. This disclosure must be	
23		than 500 words, and the platform must obtain a u	
23 24		the platform collects any user-related data on the	
25		b. A disclosure in a clear, easy-to-read, and accessibl	
26		(i) the categories of information the platform has	
27		user, (ii) the categories of sources from which	
28		collected, (iii) the business or commercial pur	
29		selling, or sharing personal information, (iv) the	
30		parties to whom the business discloses personal i	information, and (v)
31		the specific pieces of personal information it has	collected about that
32		user. Such information must be available upon re	ceipt of a verifiable
33		consumer request made through an accessible	mechanism on the
34		<u>platform.</u>	
35	<u>(2)</u>	Personal information may be used in algorithmic recomme	endations only when
36		both of the following requirements are met:	
37		a. The platform reasonably determines the user is	
38		personal information collected by and available	ole to the covered
39		platform in its ordinary course of business.	
40		b. The user has been notified and expressly consent	
41		own data in this manner by consenting in an opt-i	
42	<u>(3)</u>	Through an accessible mechanism, users must be given t	
43 44		change, and delete what categories of personal inform	
44 45		platform's algorithmic recommendation system or system	
43 46		shall be modifiable at any time. If a user indicates that t category of personal information not to be used	•
40 47		recommendation system, then the platform must not include	-
48		categories within an algorithmic recommendation system.	
49		shall not discriminate against a user because the user e	· · · · · · · · · · · · · · · · · · ·
50		rights under this Article in the provision of functionalit	
51		covered platform, unless the use of user-related data	
		where are not the second second dute	<u> </u>

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1		recommendation system is reasonably necessary to the feature or
2		functionality.
3		Cargeting Minors Prohibited. – A covered platform must establish comprehensive and
4	effective con	ntrols to ensure that a minor's personal information is not used in any algorithmic
5	recommenda	
6	<u>(c)</u> <u>E</u>	Exceptions. – Subsection (b) of this section does not apply to any of the following:
7	<u>(</u>	1) Recommending or presenting content from accounts that a user follows in
8		reverse chronological order or a similar method of recommending or
9		presenting content.
10	<u>(</u> 2	2) A user's explicit search for content or request for information for the sole
11		purpose of providing immediate results to the search and without retention or
12		use of the user-related data from the search or request for purposes other than
13		providing results to the search or request.
14	<u>(:</u>	3) A covered platform's action, voluntarily taken in good faith to restrict access
15		to or availability of material as described in section 230(c)(2)(A) of the
16		Communications Act of 1934 (47 U.S.C. § 230(c)(2)(A)), is not subject to this
17		subdivision, and nothing in this section otherwise limits or otherwise affects
18		the provisions of section 230 of the Communications Act of 1934, except as
19		otherwise provided in this Article.
20		The operator of a social media platform may be held liable for violating subsection
21		ection if the user was given algorithmic content recommendations without a proper
22 23		anism or affirmation from the user from the opt-in process. The operator of a social
23 24	-	rm may be held liable for violating subsection (b) of this section if the operator of edia platform knew or had reason to know that the user was a minor. The operator of
24 25		dia platform that has made an estimation of a user's age based upon the user's
23 26		on is not liable if the user was a minor who falsely attested to not being a minor.
20 27		esign features and digital rights of users.
28		Protective Default Settings for Minors. – A covered platform shall configure all
29		ngs provided to any user by the online service, product, or feature to be both available
30	-	id, by default, set to preferences that offer the highest level of privacy, unless the
31		demonstrate a compelling reason that a different setting is in the best interest of
32		se settings must include all of the following:
33		1) Notifications must be turned off by default.
34		2) The visibility of reaction or interaction counts on all content, including content
35		generated by a minor and content seen by a minor generated from others, must
36		be turned off by default.
37	(3	3) The ability of other users, not added by the user to a list of approved contacts,
38		to communicate with the minor must be turned off by default.
39	(4	4) The ability of other users, whether registered or not, and not added by the user
40		to a list of approved contacts, to view the minor's user-related data collected
41		by or shared on the platform must be disabled by default.
42	(5) The ability of other users to see the geolocation of a minor must be disabled
43		by default.
44	<u>((</u>	6) Features that increase, sustain, or extend the use of a covered platform by a
45		minor, such as automatic playing of media and rewards for time spent on the
46		platform, must be disabled by default.
47		Rights to Change and Delete Data. – A covered platform shall provide users with both
48	of the follow	
49	<u>(</u>	1) An accessible mechanism to request the correction of any inaccurate personal
50		information about the user, taking into account the nature of the personal
51		information and the purposes of the personal information. A platform that

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		receives a verifiable request to correct inaccurate p	personal information shall
		use commercially reasonable efforts to correct	
		information as directed by the user. A covered platfo	
		of all requests.	
	(2)	An accessible mechanism to request the deletion	of personal information
	<u>, , , , , , , , , , , , , , , , , , , </u>	about the user, taking into account the nature of the	-
		the purposes of the personal information. If the	
		reasonably necessary for the platform to complete a	-
		security and integrity of the user's personal information	
		and repair errors in the platform, to exercise free sp	
		right to exercise free speech, to comply with ex	
		regulations, to engage in public- or peer-reviewed	-
		enable solely internal uses reasonably aligned with a	
		then the covered platform is not required to compl	-
		Otherwise, the covered platform is required to	• •
		covered platform shall maintain a confidential recor	* *
(c)	Digit	al Rights of the User. – All of the following rights below	
<u>covered</u>			ing to every minor dumzing
	<u>(1)</u>	<u>Right to protection from manipulative design. – Ev</u>	ery minor has the right to
		be protected from manipulative design tec	
		psychological vulnerability or have been shown by	* *
		evidence to create addiction or dependency.	the preponderance of the
	<u>(2)</u>	Right to transparency. – Every minor has the right to	o understand the nature of
	<u>(2)</u>	their digital experiences. Platforms and services a	
		accessible explanations of the platform features	-
		platforms can negatively affect their well-being.	as well as now covered
	(3)	Right to protection from personalized recommen	dation systems _ Every
	<u>(J)</u>	minor has the right to be protected from algorithmic	
(d)	Theo	perator of a covered platform may be subject to violation	
		on if any of the requirements and rights established her	
to be viol		on it any of the requirements and rights established her	
-		igation; enforcement; private right of action.	
(a)		tions. – Effective January 1, 2026, a platform's viola	ation of this Article is an
<u> </u>		ve act or practice under G.S. 75-1.1.	anon of this futicle is an
(b)	-	tigations. – The Attorney General shall monitor so	cial media platforms for
	-	this Article.	etar media plationiis ior
(c)		blaints. – A platform user may make a complaint	to the Attorney General
	-	cial media platform has failed to comply with the rec	=
		eneral may bring a civil action in any case in which	-
		that the interest of the residents of this State has be	-
		with this Article.	
(d)		the Right of Action. – Minors can file suit if they are	offected by any covered
	-	b be in violation of this Article through mechanisms i	
÷		e following:	involveu în parens paulae
juiisuicu	(1)	<u>Civil suit brought through private action attorneys.</u>	
		Relief. – In a civil action brought under this subse	ation or subsection (a) of
	<u>(2)</u>		
		this section in which a plaintiff prevails, the court m	ay awaru ule platitutt any
		one or more of the following:	atory damagaa
		a. <u>An amount equal to the sum of any compens</u>	satory damages.
		<u>b.</u> <u>Punitive damages.</u>	
		<u>c.</u> <u>Injunctive relief.</u>	

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		d. Declaratory relief.	
		e. Reasonable attorneys' fees and litig	gation costs.
"§ 75-74. No	orth (Carolina Data Privacy Task Force.	
		s created the North Carolina Data Privacy	Task Force (Task Force) within the
		tice for budgetary purposes only.	
		sk Force shall be composed of 21 member	rs. The ex officio members listed in
		rough (6) of this subsection may designate	
departments,	divis	ions, or offices to represent them on the T	ask Force. In making appointments
or designatir	ng rep	presentatives, appointing authorities and o	ex officio members shall use best
		members or representatives with sufficient	
		ute to the issues examined by the Task F	-
		phical, political, gender, and racial diversit	ty of this State. The members shall
be as follows	<u>s:</u>		
<u>(1</u>		The Attorney General.	
<u>(2</u>		The State Chief Information Officer.	
<u>(3</u>		The Secretary of the Department of Health	
<u>(4</u>		The Director of the State Bureau of Invest	
<u>(5</u>	<u>5)</u>	The Director of the Maternal and Child H	lealth Section of the Department of
	-	Health and Human Services.	
<u>(6</u>	<u>))</u>	The Director of the Division of Mental H	Health, Developmental Disabilities,
(-	7)	and Substance Use Services.	a sinted has the Community and
(7	<u>()</u>	A representative from NC Child, ap	
(0	27	recommendation of the President of the or	
<u>(8</u>	<u>5)</u>	<u>A representative from a private group, othe</u> children, appointed by the Governor upor	
		advocacy organizations.	in recommendation of private ennu
(9))	A pediatrician, licensed to practice medici	ine in North Carolina, appointed by
<u>12</u>	<u>,)</u>	the President Pro Tempore of the Senate.	ine in Horti Caronna, appointed by
(1	0)	A psychiatrist, licensed to practice medici	ne in North Carolina, appointed by
7-	<u></u>	the Speaker of the House of Representativ	
(1	1)	Two public members, one of whom is an	
<u>.</u>	<u>_</u>	of the House of Representatives.	
(1	2)	Two public members, one of whom is	a social worker, appointed by the
		President Pro Tempore of the Senate.	
<u>(1</u>	3)	Two members of the Senate, appointed by	y the President Pro Tempore of the
		Senate, and two members of the House of	f Representatives, appointed by the
		Speaker of the House of Representatives.	
<u>(1</u>	4)	A representative from the North Carolina	Young People's Alliance, appointed
		by the Governor upon recommendation of	
<u>(1</u>	5)	Two youth representatives under the age	
		the Department of Health and Huma	an Services after conducting an
		application-based selection process.	
		mbers of the Task Force are voting mer	
•		be filled by the appointing officer who m	**
		. The members shall elect a chair who sl	•
		ember. In the event a vacancy occurs in the	-
	ine m	embers shall elect an acting chair to serve	for the remainder of the unexpired
$\underline{\text{term.}}$		ing March 15, 2026, and they arrest the	monther the Test Force shall not at
	-	ing March 15, 2026, and then annually the embly on its work, with a special focus on r	-
		findings, recommendations, and any legisl	•
meena, arong	vv 1111	mango, recommendations, and any legisl	auro proposais.

General Assembly Of North Carolina

1 **SECTION 2.** Effective July 1, 2025, there is appropriated from the General Fund to 2 the Department of Justice the sum of one hundred thousand dollars (\$100,000) for the 2025-2026 3 fiscal year and the sum of one hundred thousand dollars (\$100,000) for the 2026-2027 fiscal year 4 to develop the registry created in G.S. 75-71, as enacted by this act. 5 **SECTION 3**. Section 1 of this act becomes affective October 1, 2026. The remainder

5 **SECTION 3.** Section 1 of this act becomes effective October 1, 2026. The remainder 6 of this act becomes effective July 1, 2025.