

1.1 moves to amend H.F. No. 1503 as follows:

1.2 Delete everything after the enacting clause and insert:

1.3 "Section 1. **[325F.6945] UNLAWFUL SOCIAL MEDIA ACTIVITIES.**

1.4 Subdivision 1. **Definitions.** (a) For the purposes of this section, the following terms have
1.5 the meanings given.

1.6 (b) "Account holder" means a person who accesses a social media account through a
1.7 social media platform.

1.8 (c) "Recommendation feature" is any tool or component of a social media platform that
1.9 targets user-generated content to an account holder using a mechanism that considers,
1.10 evaluates, or is contingent upon any metric of user engagement, including but not limited
1.11 to the length of time something is viewed, the amount of time something appears on a screen,
1.12 the time a user spends on a site, mouse movement, clicks, likes, votes, reactions, comments,
1.13 purchases, saves, shares, or any other proxy for user-engagement without a user requesting
1.14 to be shown the specific content. Recommendation features include but are not limited to
1.15 landing pages with recommended content; recommendations for related content, videos,
1.16 items, or products; and friend suggestions.

1.17 (d) "Social media algorithm" means any software used by social media platforms to (1)
1.18 prioritize content to an individual account holder through recommendation features, and
1.19 (2) direct the prioritized content to the account holder.

1.20 (e) "Social media platform" means an electronic medium, including a browser-based or
1.21 application-based interactive computer service, telephone network, or data network, that
1.22 allows users to create, share, and view user-generated content. Social media platform does
1.23 not include Internet search providers, Internet service providers, e-mail, or
1.24 short-message-service; or streaming video service or other Internet website where the content

2.1 is not user-generated but where interactive functions enable incidental chat, comments, or
2.2 reviews. Social media platform does not include a communication service, including audio
2.3 and video communication technology, provided by a business to their employees and clients
2.4 for use in the course of business activities and not for public distribution.

2.5 (f) "User-generated content" means any content created or shared by an account holder,
2.6 including without limitation written posts, photographs, graphics, video recordings, or audio
2.7 recordings.

2.8 Subd. 2. **Prohibitions; social media algorithm.** (a) A social media platform with more
2.9 than 1,000,000 account holders globally, that is operating in Minnesota, is prohibited from
2.10 using a social media algorithm to target user-generated content at an account holder under
2.11 the age of 18 and who is located in Minnesota, except as provided in subdivision 3. Nothing
2.12 in this section prohibits a social media platform:

2.13 (1) from allowing user-generated content to appear in a chronological manner for an
2.14 account holder under the age of 18;

2.15 (2) from displaying user-generated content that has been selected or followed by an
2.16 account holder who is under 18 as long as the content appears in a chronological manner;
2.17 or

2.18 (3) from providing search results to an account holder who is under the age of 18 if it
2.19 is in response to a specific and immediately preceding query by the account holder.

2.20 (b) The social media platform is liable to an individual account holder who received
2.21 user-generated content through a social media algorithm while the individual account holder
2.22 was under the age of 18 and was using the individual account holder's own account, if the
2.23 social media platform knew or had reason to know that the individual account holder was
2.24 under the age of 18 and located in Minnesota. A social media platform subject to this section
2.25 must require an account holder under the age of 18 located in the state of Minnesota to
2.26 obtain verifiable parental consent prior to opening a new user account. A social media
2.27 platform subject to this paragraph is liable to the account holder for (1) any general or special
2.28 damages, (2) a statutory penalty of \$1,000 for each violation of this section, provided that
2.29 no individual account holder may recover more than \$100,000 in statutory penalties under
2.30 this subdivision in any calendar year, and (3) any other penalties available under law.

2.31 Subd. 3. **Exceptions.** (a) An algorithm, software, or device that acts as a parental control,
2.32 or an internal control used by the social media platform that is intended to control the ability
2.33 of a minor to access content, or is used to filter content for age-appropriate or banned
2.34 material, is exempt from this section.

3.1 (b) User-generated content that is created by a federal, state, or local government or by
3.2 a public or private school, college, or university, including software and applications or
3.3 communication services or learning management systems used by and under the supervision
3.4 or control of a public or private school, college, or university that are used for educational
3.5 purposes, are exempt from this section.

3.6 Subd. 4. **Short title.** This section may be cited as the "Stop Online Targeting Against
3.7 Kids Act" or "SOTA Kids Act."

3.8 **EFFECTIVE DATE.** This section is effective January 1, 2024."

3.9 Amend the title accordingly