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67th Legislature LC 3054

1	BILL NO		
2	INTRODUCED BY		
3	(Primary Sponsor)		
4	A BILL FOR AN ACT ENTITLED: "AN ACT ESTABLISHING THE PROTECTING CHILDREN ON THE		
5	INTERNET ACT; REQUIRING CONSUMERS TO CHOOSE WHETHER TO RECEIVE HARD-CORE		
6	PORNOGRAPHY OVER THE INTERNET; REQUIRING INTERNET SERVICES PROVIDERS TO OFFER		
7	INTERNET SERVICE THAT DOES NOT CONTAIN HARD-CORE PORNOGRAPHY; PROVIDING		
8	DEFINITIONS; AND PROVIDING AN EFFECTIVE DATE."		
9			
10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:		
11			
12	NEW SECTION. Section 1. Short title. [Sections 1 through 4] may be cited as the "Protecting		
13	Children on the Internet Act".		
14			
15	NEW SECTION. Section 2. Purpose. The purpose of [sections 1 through 4] is to protect minors from		
16	hard-core pornography distributed over the internet by providing consumers with the ability to choose whether		
17	to receive content that contains hard-core pornography.		
18			
19	NEW SECTION. Section 3. Definitions. As used in [sections 1 through 4], the following definitions		
20	apply:		
21	(1) "Consumer" means a person or business with a billing address in this state that purchases interne		
22	or cellular service through any means or purchases an internet-enabled device.		
23	(2) (a) "Hard-core pornography" means material that:		
24	(i) would be considered obscenity under 45-8-201; or		
25	(ii) is sexual in nature and explicitly depicts genitals or genital contact involving a person or an object.		
26	(b) The term does not include:		
27	(i) nudity of an artistic nature that does not depict genital contact; or		
28	(ii) content that is equivalent to content in a film rated "R" by the motion picture association.		



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1	(3)	"Internet services provider" has the meaning provided in 2-17-602.
2	(4)	"Internet-enabled device" means equipment that allows a consumer in this state to access the
3	internet and	view or download content from the internet.
4	(5)	"Minor" means a person under 18 years of age.
5		
6	NE\	<u>N SECTION.</u> Section 4. Limitations on internet access to hard-core pornography penalty.
7	(1) (a) An in	ternet services provider operating in this state shall provide to a consumer an option to opt in or opt
8	out of receiv	ring hard-core pornography through the internet service.
9	(b)	The option to opt in or opt out of receiving hard-core pornography must be provided:
10	(i)	within 60 days of [the effective date of this act], to a consumer who purchased internet service from
11	an internet s	services provider prior to [the effective date of this act]; and
12	(ii)	on or after [the effective date of this act], to a consumer whenever the consumer purchases or
13	renews inter	rnet service.
14	(2)	To opt in to receiving hard-core pornography, a consumer must:
15	(a)	be 18 years of age or older; and
16	(b)	attest that the internet service or internet-enabled device is not intended for use by a minor.
17	(3)	A consumer who opts out of receiving hard-core pornography must be provided with internet
18	service that	does not contain hard-core pornography. The internet service must be provided at the same quality
19	and speed a	as the service provided to a consumer who has chosen to receive hard-core pornography.
20	(4)	An internet services provider shall consider a person who declines to opt in or opt out of receiving
21	hard-core po	ornography to have opted out of receiving hard-core pornography. The consumer may not receive
22	hard-core po	ornography unless the consumer makes a declaration in accordance with subsection (2).
23	(5)	An internet services provider may not:
24	(a)	charge a consumer a higher rate or fee for opting out of receiving hard-core pornography;
25	(b)	use information about a consumer's decision under this section for any purpose other than
26	compliance	with this section; or
27	(c)	share the information with a third party.

(6) (a) An internet services provider that purposely or knowingly violates this section is guilty of a



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1 misdemeanor and on conviction may be fined an amount not to exceed \$5,000 or be imprisoned for a term not 2 to exceed 6 months, or both. 3 (b) An internet services provider that had reasonable cause to believe a consumer was 18 years of 4 age or older is not considered in violation of this section. 5 (c) For the purposes of this section, the following definitions apply: 6 (i) "Knowingly" has the meaning provided in 45-2-101. 7 (ii) "Purposely" has the meaning provided in 45-2-101. (iii) "Reasonable cause" has the meaning provided in 45-8-206. 8 9 10 NEW SECTION. Section 5. Codification instruction. [Sections 1 through 4] are intended to be 11 codified as a new part in Title 30, chapter 14, and the provisions of Title 30, chapter 14, apply to [sections 1 12 through 4]. 13 14 NEW SECTION. Section 6. Effective date. [This act] is effective July 1, 2021. 15 - END -



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