| **House Bill 18**  Senate Amendments  Section-by-Section Analysis | | |
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| HOUSE VERSION | SENATE VERSION (IE) | CONFERENCE |
| No equivalent provision. | ARTICLE 1. SHORT TITLE |  |
| SECTION 1. This Act may be cited as the Securing Children Online through Parental Empowerment (SCOPE) Act. | SECTION 1.01. Same as House version. |  |
| No equivalent provision. | ARTICLE 2. USE OF DIGITAL SERVICES BY MINORS |  |
| SECTION 2. Subtitle A, Title 11, Business & Commerce Code, is amended by adding Chapter 509 to read as follows:  CHAPTER 509. USE OF DIGITAL SERVICES BY MINORS  SUBCHAPTER A. GENERAL PROVISIONS  Sec. 509.001. DEFINITIONS. In this chapter:  (1) "Digital service" means a website, an application, a program, or software that performs collection or processing functions with Internet connectivity.  (2) "Digital service provider" means a person who owns or operates a digital service.  (3) "Known minor" means a minor under circumstances where a digital service provider has actual knowledge of, or wilfully disregards, a minor's age.  (4) "Minor" means a child who is younger than 18 years of age who:  (A) has never been married; and  (B) has not had the disabilities of minority removed for general purposes.  (5) "Verified parent" means a person who has registered with a digital service provider as the parent or guardian of a known minor under Section 509.052.  Sec. 509.002. APPLICABILITY.  (a) This chapter does not apply to:  (1) a state agency or a political subdivision of this state;  (2) a financial institution or data subject to Title V, Gramm-Leach-Bliley Act (15 U.S.C. Section 6801 et seq.);  (3) a covered entity or business associate governed by the privacy, security, and breach notification rules issued by the United States Department of Health and Human Services, 45 C.F.R. Parts 160 and 164, established under the Health Insurance Portability and Accountability Act of 1996 (42 U.S.C. Section 1320d et seq.), and the Health Information Technology for Economic and Clinical Health Act (Division A, Title XIII, and Division B, Title IV, Pub. L. No. 111-5);  (4) a small business as defined by the United States Small Business Administration on September 1, 2024;  (5) an institution of higher education;  (6) a digital service provider who processes or maintains user data in connection with the employment, promotion, reassignment, or retention of the user as an employee or independent contractor, to the extent that the user's data is processed or maintained for that purpose;  (7) an operator or provider regulated by Subchapter D, Chapter 32, Education Code; or  (8) a person subject to the Family Educational Rights and Privacy Act of 1974 (20 U.S.C. Section 1232g) that operates a digital service.  (b) An Internet service provider or Internet service provider's affiliate is not considered to be a digital service provider if the Internet service provider or affiliate provides access or connection to a digital service, unless the Internet service provider or affiliate exercises control of or is otherwise responsible for the creation or provision of content that exposes a known minor to harm as described by Section 509.053.  (c) A person is not a known minor after the person's 18th birthday. | SECTION 2.01. Subtitle A, Title 11, Business & Commerce Code, is amended by adding Chapter 509 to read as follows:  CHAPTER 509. USE OF DIGITAL SERVICES BY MINORS  SUBCHAPTER A. GENERAL PROVISIONS  Sec. 509.001. DEFINITIONS. In this chapter:  (1) "Digital service" means a website, an application, a program, or software that collects or processes personal identifying information with Internet connectivity. [FA1(1)]  (2) "Digital service provider" means a person who:  (A) owns or operates a digital service;  (B) determines the purpose of collecting and processing the personal identifying information of users of the digital service; and  (C) determines the means used to collect and process the personal identifying information of users of the digital service.  (3) "Harmful material" has the meaning assigned by Section 43.24, Penal Code.  (4) "Known minor" means a person that a digital service provider knows to be a minor.  (5) "Minor" means a child who is younger than 18 years of age who  has not had the disabilities of minority removed for general purposes.  (6) "Personal identifying information" means any information, including sensitive information, that is linked or reasonably linkable to an identified or identifiable individual. The term includes pseudonymous information when the information is used by a controller or processor in conjunction with additional information that reasonably links the information to an identified or identifiable individual. The term does not include deidentified information or publicly available information. [FA1(2)]  (7) "Verified parent" means the parent or guardian of a known minor whose identity and relationship to the minor have been verified by a digital service provider under Section 509.101.  Sec. 509.002. APPLICABILITY. (a) Except to the extent that Section 509.057 applies to any digital service provider, this chapter applies only to a digital service provider who provides a digital service that:  (1) connects users in a manner that allows users to socially interact with other users on the digital service; [FA1(3)]  (2) allows a user to create a public or semi-public profile for purposes of signing into and using the digital service; and  (3) allows a user to create or post content that can be viewed by other users of the digital service, including sharing content on:  (A) a message board;  (B) a chat room; or  (C) a landing page, video channel, or main feed that presents to a user content created and posted by other users. [FA1(4)]  (b) This chapter does not apply to:  (1) a state agency or a political subdivision of this state;  (2) a financial institution or data subject to Title V, Gramm-Leach-Bliley Act (15 U.S.C. Section 6801 et seq.);  (3) a covered entity or business associate governed by the privacy, security, and breach notification rules issued by the United States Department of Health and Human Services, 45 C.F.R. Parts 160 and 164, established under the Health Insurance Portability and Accountability Act of 1996 (42 U.S.C. Section 1320d et seq.), and the Health Information Technology for Economic and Clinical Health Act (Division A, Title XIII, and Division B, Title IV, Pub. L. No. 111-5);  (4) a small business as defined by the United States Small Business Administration on September 1, 2024;  (5) an institution of higher education;  (6) a digital service provider who processes or maintains user data in connection with the employment, promotion, reassignment, or retention of the user as an employee or independent contractor, to the extent that the user's data is processed or maintained for that purpose;  (7) an operator or provider regulated by Subchapter D, Chapter 32, Education Code, that primarily provides education services to students or educational institutions;  (8) a person subject to the Family Educational Rights and Privacy Act of 1974 (20 U.S.C. Section 1232g) that:  (A) operates a digital service; and  (B) primarily provides education services to students or educational institutions;  (9) a digital service provider’s provision of a digital service that facilitates e-mail or direct messaging services, if the digital service facilitates only those services; or [FA1(5)]  (10) a digital service provider’s provision of a digital service that: [FA1(6)]  (A) primarily functions to provide a user with access to news, sports, commerce, or content primarily generated or selected by the digital service provider; and [FA1(7)-(8)]  (B) allows chat, comment, or other interactive functionality that is incidental to the digital service.  (c) Unless an Internet service provider, Internet service provider's affiliate or subsidiary, search engine, or cloud service provider is responsible for the creation of harmful material or other content described by Section 509.053(a), the Internet service provider, Internet service provider's affiliate or subsidiary, search engine, or cloud service provider is not considered to be a digital service provider or to offer a digital service if the Internet service provider or provider's affiliate or subsidiary, search engine, or cloud service provider solely provides access or connection, including through transmission, download, intermediate storage, access software, or other service, to an Internet website or to other information or content: [FA1(9)]  (1) on the Internet; or  (2) on a facility, system, or network not under the control of the Internet service provider, provider's affiliate or subsidiary, search engine, or cloud service provider. |  |
| SUBCHAPTER B. DIGITAL SERVICE PROVIDER DUTIES AND PROHIBITIONS  Sec. 509.051. PROHIBITION ON AGREEMENTS WITH KNOWN MINORS; EXEMPTIONS.  (a) Except as provided by this section, a digital service provider may not enter into an agreement with a known minor.  (b) For purposes of this section, an agreement includes:  (1) a terms of service agreement;  (2) a user agreement; and  (3) the creation of an account for a digital service.  (c) A digital service provider may enter into an agreement with a known minor if the known minor's parent or guardian consents in a verifiable manner that:  (1) is specific, informed, and unambiguous; and  (2) occurs in the absence of any financial incentive.  (d) For purposes of this section, the following are acceptable methods a digital service provider may use to obtain consent:  (1) providing a form for the known minor's parent or guardian to sign and return to the digital service provider by common carrier, facsimile, or electronic scan;  (2) providing a toll-free telephone number for the known minor's parent or guardian to call to consent;  (3) coordinating a call with a known minor's parent or guardian over videoconferencing technology;  (4) collecting information related to the known minor's parent's or guardian's government-issued identification and deleting that information after confirming the identity of the parent or guardian;  (5) allowing the known minor's parent or guardian to provide consent by responding to an e-mail and taking additional steps to verify the parent's or guardian's identity;  (6) obtaining consent from a person registered with the digital service provider as the known minor's verified parent under Section 509.052; and  (7) any other commercially reasonable method of obtaining consent that complies with Subsection (c).  (e) An agreement under this section must include a method by which a known minor's parent or guardian can register with the digital service provider as the minor's verified parent under Section 509.052.  (f) Before obtaining consent from a known minor's parent or guardian, a digital service provider must give the parent or guardian the ability to permanently enable settings to:  (1) enable the highest privacy setting offered by the digital service provider;  (2) prevent the digital service provider from collecting any data associated with the minor that is not necessary to provide the digital service;  (3) prevent the digital service provider from processing any data associated with the minor in a manner that is not related to the purpose for which the data was collected;  (4) prevent the digital service provider from sharing, disclosing, or transferring data associated with the minor in exchange for monetary or other valuable consideration;  (5) prevent collection of geolocation data by the digital service provider;  (6) prevent the display of targeted advertising for the minor; or  (7) prevent the minor from making purchases or financial transactions.  (g) If a minor's parent or guardian, including a verified parent, gives consent or performs another function of a parent or guardian under this chapter, the digital service provider:  (1) is considered to have actual knowledge that the minor is less than 18 years of age; and  (2) must treat the minor as a known minor.  (h) An agreement between a digital service provider and a known minor under this section may not be construed to prevent the digital service provider from collecting, processing, or sharing user data in a manner necessary to comply with:  (1) a civil, criminal, or regulatory inquiry, investigation, subpoena, or summons by a governmental authority; or  (2) a law enforcement agency investigating conduct that the digital service provider reasonably believes in good faith to violate federal, state, or local laws.  Sec. 509.052. REGISTRATION AS VERIFIED PARENT. (a) A digital service provider shall provide a process for a known minor's parent or guardian to register with the digital service provider as the known minor's verified parent.  (b) The registration process under this section must require a known minor's parent or guardian to confirm the parent's or guardian's identity using a method acceptable for obtaining consent under Sections 509.051(d)(1)-(5).  (c) A person registered with a digital service provider as a known minor's verified parent may give consent or perform other functions of a known minor's parent or guardian under this chapter relating to a digital service provider with whom the verified parent is registered without confirming the verified parent's identity under Sections 509.051(d)(1)-(5).  Sec. 509.053. DIGITAL SERVICE PROVIDER DUTY TO EXERCISE REASONABLE CARE. In relation to a known minor's use of a digital service, a digital service provider shall exercise reasonable care to prevent:  (1) self harm, suicide, eating disorders, and other similar behaviors;  (2) substance abuse and patterns of use that indicate addiction;  (3) bullying and harassment;  (4) sexual exploitation, including enticement, grooming, trafficking, abuse, and child pornography;  (5) advertisements for products or services that are unlawful for a minor, including illegal drugs, tobacco, gambling, pornography, and alcohol; and  (6) predatory, unfair, or deceptive marketing practices.  Sec. 509.054. ACCESS TO DATA ASSOCIATED WITH KNOWN MINOR. (a) A known minor's parent or guardian may submit a request to a digital service provider to access any data on the digital service associated with the minor.  (b) A digital service provider shall establish and make available a simple and easily accessible method by which a known minor's parent or guardian may make a request for access under this section.  (c) The method established under Subsection (b) must:  (1) allow a known minor's parent or guardian to access:  (A) all data in the digital service provider's possession associated with the known minor, organized by:  (i) type of data; and  (ii) purpose for which the digital service provider processed each type of data;  (B) the name of each third party to which the digital service provider disclosed the data, if applicable;  (C) each source other than the minor from which the digital service provider obtained data associated with the known minor;  (D) the length of time for which the digital service provider will retain the data associated with the known minor;  (E) any index or score assigned to the minor as a result of the data, including whether the digital service provider created the index or score and, if not, who created the index or score;  (F) the manner in which the digital service provider uses an index or score under Paragraph (E);  (G) a method by which the known minor's parent or guardian may:  (i) dispute the accuracy of any data collected or processed by the digital service provider; and  (ii) request that the digital service provider correct any data collected or processed by the digital service provider; and  (H) a method by which the known minor's parent or guardian may request that the digital service provider delete any data associated with the known minor collected or processed by the digital service provider; and  (2) require a known minor's parent or guardian to confirm the parent's or guardian's identity using a method acceptable under Sections 509.051(d)(1)-(5).  (d) A verified parent is not required to confirm the verified parent's identity under Subsection (c)(2) when making a request under this section to the digital service provider with whom the verified parent is registered.  (e) If a digital service provider receives a request under Subsection (c)(1)(G), the digital service provider shall, not later than the 45th day after the request is made:  (1) determine whether the relevant data is inaccurate or incomplete; and  (2) make any corrections necessary.  (f) If a digital service provider receives a request under Subsection (c)(1)(H), the digital service provider shall delete the data specified by the request not later than the 45th day after the request is made.  Sec. 509.055. ADVERTISING AND MARKETING DUTIES. A digital service provider that allows advertisers to advertise to known minors on the digital service shall disclose in a clear and accessible manner at the time the advertisement is displayed:  (1) the name of each product, service, or brand advertising on the digital service;  (2) the subject matter of each advertisement or marketing material on the digital service;  (3) if the digital service provider or advertiser targets advertisements to known minors on the digital service, the reason why each advertisement has been targeted to a minor;  (4) the way in which data associated with a known minor's use of the digital service leads to each advertisement targeted to the minor; and  (5) whether certain media on the digital service are advertisements.  Sec. 509.056. USE OF ALGORITHMS. A digital service provider that uses algorithms to automate the suggestion, promotion, or ranking of information to known minors on the digital service shall:  (1) ensure that the algorithm does not interfere with the digital service provider's duties under Section 509.053; and  (2) disclose in the digital service provider's terms of service, in a clear and accessible manner:  (A) an overview of the manner in which the digital service uses algorithms to provide information to known minors; and  (B) an overview of the manner in which those algorithms use data associated with a known minor.  Sec. 509.057. PROHIBITION AGAINST DISCRIMINATION. A digital service provider may not discriminate against a known minor or the known minor's parent or guardian in any manner for exercising a right described by this chapter.  Sec. 509.058. PROTECTION OF TRADE SECRETS. Nothing in this subchapter may be construed to require a digital service provider to disclose a trade secret. | No equivalent provision.  *(See Sec. 509.051 below.)*  *(See Sec. 509.056 below.)*  *(See Sec. 509.058 below.)* |  |
| No equivalent provision.  *(See Sec. 509.051 above.)*  *(See Sec. 509.056 above.)*  *(See Sec. 509.058 above.)* | SUBCHAPTER B. DIGITAL SERVICE PROVIDER DUTIES AND PROHIBITIONS  Sec. 509.051. DIGITAL SERVICE PROVIDER DUTY TO REGISTER AGE OF USER.  (a) A digital service provider may not enter into an agreement with a person to create an account with a digital service unless the person has registered the person's age with the digital service provider. [FA1(10)]  (b) A person who registers the person's age as younger than 18 years of age is considered to be a known minor to the digital service provider until after the person's 18th birthday.  (c) A digital service provider may not allow a person who registers the person's age to alter the person's registered age, unless the alteration process involves a commercially reasonable review process.  (d) A minor is considered to a be known minor to a digital service provider if:  (1) the minor registers the minor's age under Section 509.051 as younger than 18 years of age; or  (2) the minor's parent or guardian, including a verified parent:  (A) notifies a digital service provider that the minor is younger than 18 years of age;  (B) successfully disputes the registered age of the minor; or  (C) performs another function of a parent or guardian under this chapter  (e) If a minor is a known minor, or if the minor's parent or guardian, including a verified parent, takes an action under Subsection (a), a digital service provider:  (1) is considered to have actual knowledge that the minor is younger than 18 years of age; and  (2) shall treat the minor as a known minor under this chapter.  Sec. 509.052. DIGITAL SERVICE PROVIDER DUTIES RELATING TO AGREEMENT WITH MINOR. Unless a verified parent provides otherwise under Section 509.102, a digital service provider that enters into an agreement with a known minor for access to a digital service:  (1) shall:  (A) limit collection of the known minor's personal identifying information to information reasonably necessary to provide the digital service; and  (B) limit use of the known minor's personal identifying information to the purpose for which the information was collected; and  (2) may not:  (A) allow the known minor to make purchases or engage in other financial transactions through the digital service;  (B) share, disclose, or sell the known minor's personal identifying information;  (C) use the digital service to collect the known minor's precise geolocation data; or  (D) use the digital service to display targeted advertising to the known minor.  Sec. 509.053. DIGITAL SERVICE PROVIDER DUTY TO PREVENT HARM TO KNOWN MINORS. (a) In relation to a known minor's use of a digital service, a digital service provider shall develop and implement a strategy to prevent the known minor's exposure to harmful material and other content that promotes, glorifies, or facilitates:  (1) suicide, self-harm, or eating disorders;  (2) substance abuse;  (3) stalking, bullying, or harassment; or  (4) grooming, trafficking, child pornography, or other sexual exploitation or abuse.  (b) A strategy developed under Subsection (a):  (1) must include:  (A) creating and maintaining a comprehensive list of harmful material or other content described by Subsection (a) to block from display to a known minor;  (B) using filtering technology and other protocols to enforce the blocking of material or content on the list under Paragraph (A);  (C) using hash-sharing technology and other protocols to identify recurring harmful material or other content described by Subsection (a);  (D) creating and maintaining a database of keywords used for filter evasion, such as identifiable misspellings, hash-tags, or identifiable homoglyphs;  (E) performing standard human-performed monitoring reviews to ensure efficacy of filtering technology;  (F) making available to users a comprehensive description of the categories of harmful material or other content described by Subsection (a) that will be filtered; and  (G) except as provided by Section 509.058, making available the digital service provider's algorithm code to independent security researchers; and  (2) may include:  (A) engaging a third party to rigorously review the digital service provider's content filtering technology;  (B) participating in industry-specific partnerships to share best practices in preventing access to harmful material or other content described by Subsection (a); or  (C) conducting periodic independent audits to ensure:  (i) continued compliance with the digital service provider's strategy; and  (ii) efficacy of filtering technology and protocols used by the digital service provider. [FA1(11)]  Sec. 509.054. DIGITAL SERVICE PROVIDER DUTY TO CREATE PARENTAL TOOLS. (a) A digital service provider shall create and provide to a verified parent parental tools to allow the verified parent to supervise the verified parent's known minor's use of a digital service.  (b) Parental tools under this section must allow a verified parent to:  (1) control the known minor's privacy and account settings;  (2) alter the duties of a digital service provider under Section 509.052 with regard to the verified parent's known minor;  (3) if the verified parent alters the duty of a digital service provider under Section 509.052(2)(A), restrict the ability of the verified parent's known minor to make purchases or engage in financial transactions; and  (4) monitor and limit the amount of time the verified parent's known minor spends using the digital service. [FA1(12)]Sec. 509.055. DIGITAL SERVICE PROVIDER DUTIES REGARDING ADVERTISING AND MARKETING. A digital service provider shall make a commercially reasonable effort to prevent advertisers on the digital service provider's digital service from targeting a known minor with advertisements that facilitate, promote, or offer a product, service, or activity that is unlawful for a minor in this state to use or engage in.  Sec. 509.056. USE OF ALGORITHMS. A digital service provider that uses algorithms to automate the suggestion, promotion, or ranking of information to known minors on the digital service shall:  (1) make a commercially reasonable effort to ensure that the algorithm does not interfere with the digital service provider's duties under Section 509.053; and  (2) disclose in the digital service provider's terms of service, privacy policy, or similar document, in a clear and accessible manner, an overview of:  (A) the manner in which the digital service uses algorithms to provide information or content;  (B) the manner in which algorithms promote, rank, or filter information or content; and  (C) the personal identifying information used as inputs to provide information or content.  Sec. 509.057. DIGITAL SERVICE PROVIDER DUTY AS TO HARMFUL MATERIAL. (a) A digital service provider as defined by Section 509.001 that knowingly publishes or distributes material, more than one-third of which is harmful material or obscene as defined by Section 43.21, Penal Code, must use a commercially reasonable age verification method to verify that any person seeking to access content on or through the provider's digital service is 18 years of age or older.  (b) If a person seeking to access content on or through the digital service of a provider for which age verification is required under this section is not 18 years of age or older, the digital service provider may not enter into an agreement with the person for access to the digital service. [FA1(13)]  Sec. 509.058. PROTECTION OF TRADE SECRETS. Nothing in this subchapter may be construed to require a digital service provider to disclose a trade secret.  Sec. 509.059. USE OF KNOWN MINOR'S PERSONAL IDENTIFYING INFORMATION FOR CERTAIN PURPOSES. Nothing in this subchapter may be construed to prevent a digital service provider from collecting, processing, or sharing a known minor's personal identifying information in a manner necessary to: [FA1(14)]  (1) comply with a civil, criminal, or regulatory inquiry, investigation, subpoena, or summons by a governmental entity;  (2) comply with a law enforcement investigation;  (3) detect, block, or prevent the distribution of unlawful, obscene, or other harmful material to a known minor;  (4) block or filter spam;  (5) prevent criminal activity; or  (6) protect the security of a digital service. [FA1(15)] |  |
| No equivalent provision. | SUBCHAPTER C. VERIFIED PARENTS  Sec. 509.101. VERIFICATION OF PARENT OR GUARDIAN. (a) A digital service provider shall verify, using a commercially reasonable method and for each person seeking to perform an action on a digital service as a minor's parent or guardian:  (1) the person's identity; and  (2) the relationship of the person to the known minor.  (b) A digital service provider shall provide a process by which a person who has been verified under Subsection (a) as the parent or guardian of a known minor may participate in the digital service as the known minor's verified parent as provided by this chapter.  Sec. 509.102. POWERS OF VERIFIED PARENT. (a) A verified parent is entitled to alter the duties of a digital service provider under Section 509.052 with regard to the verified parent's known minor.  (b) A verified parent is entitled to supervise the verified parent's known minor's use of a digital service using tools provided by a digital service provider under Section 509.054.  Sec. 509.103. ACCESS TO KNOWN MINOR'S PERSONAL IDENTIFYING INFORMATION. (a) A known minor's verified parent may submit a request to a digital service provider to:  (1) review and download any personal identifying information associated with the minor in the possession of the digital service provider; and  (2) delete any personal identifying information associated with the minor collected or processed by the digital service provider.  (b) A digital service provider shall establish and make available on the digital service provider's digital service a method by which a known minor's parent or guardian may make a request for access under this section.  Sec. 509.104. MINOR IN CONSERVATORSHIP OF DEPARTMENT OF FAMILY AND PROTECTIVE SERVICES. If a minor is in the conservatorship of the Department of Family and Protective Services, the department may designate the minor's caregiver or a member of the department's staff to perform the functions of the minor's parent or guardian under this chapter. |  |
| SUBCHAPTER C. ENFORCEMENT  Sec. 509.101. DECEPTIVE TRADE PRACTICE.  A violation of this chapter is a false, misleading, or deceptive act or practice as defined by Section 17.46(b).  Except as provided by Section 509.102, in addition to any remedy under this chapter, any public remedy under Subchapter E, Chapter 17, is also available for a violation of this chapter.  Sec. 509.102. NO PRIVATE RIGHT OF ACTION.  This chapter may not be construed as providing a basis for, or being subject to, a private right of action for a violation of this chapter. | SUBCHAPTER D. ENFORCEMENT  Sec. 509.151. DECEPTIVE TRADE PRACTICE; ENFORCEMENT BY ATTORNEY GENERAL.  A violation of this chapter is a deceptive act or practice actionable under Subchapter E, Chapter 17, solely as an enforcement action by the consumer protection division of the attorney general's office.  Sec. 509.152. PRIVATE CAUSE OF ACTION.  (a) Except as provided by Subsection (b), this chapter may not be construed as providing a basis for, or being subject to, a private right of action for a violation of this chapter.  (b) If a digital service provider violates this chapter, the parent or guardian of a known minor affected by that violation may bring a cause of action seeking:  (1) a declaratory judgment under Chapter 37, Civil Practice and Remedies Code; or  (2) an injunction against the digital service provider.  (c) A court may not certify an action brought under this section as a class action. [FA1(16)] |  |
| No equivalent provision. | ARTICLE 3. USE AND TRANSFER OF ELECTRONIC DEVICES BY STUDENTS |  |
| No equivalent provision. | SECTION 3.01. The heading to Subchapter C, Chapter 32, Education Code, is amended to read as follows:  SUBCHAPTER C. TRANSFER OF DATA PROCESSING EQUIPMENT AND ELECTRONIC DEVICES TO STUDENTS |  |
| No equivalent provision. | SECTION 3.02. Section 32.101, Education Code, is amended to read as follows:  Sec. 32.101. DEFINITIONS [~~DEFINITION~~]. In this subchapter:  (1) "Data [~~, "data~~] processing" has the meaning assigned by Section 2054.003, Government Code.  (2) "Electronic device" means a device that is capable of connecting to a cellular network or the Internet, including:  (A) a computer;  (B) a smartphone; or  (C) a tablet.  (3) "Internet filter" means a software application that is capable of preventing an electronic device from accessing certain websites or displaying certain online material. |  |
| No equivalent provision. | SECTION 3.03. Subchapter C, Chapter 32, Education Code, is amended by adding Section 32.1021 to read as follows:  Sec. 32.1021. STANDARDS. The agency shall adopt standards for permissible electronic devices and software applications used by a school district or open-enrollment charter school. In adopting the standards, the agency must:  (1) minimize data collection conducted on students through electronic devices and software applications;  (2) ensure direct and informed parental consent is required for a student's use of a software application, other than a software application necessary for the administration of: [FA1(17)]  (A) an assessment instrument under Subchapter B, Chapter 39; or  (B) an assessment relating to college, career, or military readiness for which student performance is considered in evaluating a school district's performance under Section 39.054;  (3) ensure software applications do not conduct mental health assessments or other assessments unrelated to educational curricula that are intended to collect information about students without direct and informed parental consent;  (4) ensure that parents are provided the resources necessary to understand cybersecurity risks and online safety regarding their child's use of electronic devices before the child uses an electronic device at the child's school;  (5) specify periods of time during which an electronic device transferred to a student must be deactivated in the interest of student safety;  (6) consider necessary adjustments by age level to the use of electronic devices in the classroom to foster development of students' abilities regarding spending school time and completing assignments without the use of an electronic device;  (7) consider appropriate restrictions on student access to social media websites or applications with an electronic device transferred to a student by a district or school;  (8) require a district or school, before using a social media application for an educational purpose, to determine that an alternative application that is more secure and provides the same educational functionality as the social media application is unavailable for that educational purpose;  (9) consider the required use of an Internet filter capable of notifying appropriate school administrators, who are then required to notify the student's parent, if a student accesses inappropriate or concerning content or words, including content related to:  (A) self-harm;  (B) suicide;  (C) violence to others; or  (D) illicit drugs;  (10) assign to the appropriate officer of a district or school the duty to receive complaints or concerns regarding student use of electronic devices, including cybersecurity and online safety concerns, from district or school staff, other students, or parents; and  (11) provide methods by which a district or school may ensure an operator, as that term is defined by Section 32.151, that contracts with the district or school to provide software applications complies with Subchapter D. |  |
| No equivalent provision. | SECTION 3.04. Section 32.104, Education Code, is amended to read as follows:  Sec. 32.104. REQUIREMENTS FOR TRANSFER. Before transferring data processing equipment or an electronic device to a student, a school district or open-enrollment charter school must:  (1) adopt rules governing transfers under this subchapter, including provisions for technical assistance to the student by the district or school;  (2) determine that the transfer serves a public purpose and benefits the district or school; [~~and~~]  (3) remove from the equipment any offensive, confidential, or proprietary information, as determined by the district or school;  (4) adopt rules establishing programs promoting parents as partners in cybersecurity and online safety that involve parents in students' use of transferred equipment or electronic devices; and  (5) for the transfer of an electronic device to be used for an educational purpose, install an Internet filter that blocks and prohibits pornographic or obscene materials or applications, including from unsolicited pop-ups, installations, and downloads. |  |
| No equivalent provision. | ARTICLE 4. STUDY OF EFFECTS OF MEDIA ON MINORS |  |
| No equivalent provision. | SECTION 4.01. (a) A joint committee of the legislature shall conduct a study on the effects of media on minors.  (b) The joint committee shall consist of:  (1) members of the house of representatives appointed by the speaker of the house of representatives; and  (2) members of the senate appointed by the lieutenant governor.  (c) In conducting the study, members of the joint committee shall confer with experts on the subject.  (d) The members of the joint committee shall examine:  (1) the health and developmental effects of media on minors; and  (2) the effects of exposure by a minor to various forms of media, including:  (A) social media platforms;  (B) software applications;  (C) Internet websites;  (D) television programming;  (E) motion pictures and film;  (F) artificial intelligence;  (G) mobile devices;  (H) computers;  (I) video games;  (J) virtual and augmented reality; and  (K) other media formats the joint committee considers necessary. |  |
| No equivalent provision. | ARTICLE 5. TRANSITION AND EFFECTIVE DATE |  |
| SECTION 3. If any provision of this Act or its application to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of this Act that can be given effect without the invalid provision or application, and to this end the provisions of this Act are declared to be severable. | SECTION 5.01. Same as House version. |  |
| No equivalent provision. | SECTION 5.02. Article 3 of this Act applies beginning with the 2023-2024 school year. |  |
| SECTION 4. This Act takes effect September 1, 2024. | SECTION 5.03. (a) Except as provided by Subsection (b) of this section, this Act takes effect September 1, 2024.  (b) Article 3 of this Act takes effect immediately if it receives a vote of two-thirds of all the members elected to each house, as provided by Section 39, Article III, Texas Constitution. If this Act does not receive the vote necessary for immediate effect, Article 3 of this Act takes effect September 1, 2023. |  |