GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2021**

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H.B. 494
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HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH40307-MQ-129

	Short Title:	Digital Interference Censorship Act. (Public)
	Sponsors:	Representative McNeely.
	Referred to:	
1		A BILL TO BE ENTITLED
2	AN ACT TO	ENACT THE NORTH CAROLINA DIGITAL INTERFERENCE CENSORSHIP
3	ACT.	
4	The General	Assembly of North Carolina enacts:
5		ECTION 1. Chapter 75 of the General Statutes is amended by adding a new Article
6	to read:	
7		"Article 9.
8		"Digital Interference Censorship Act.
9	" <u>§</u> 75-150. T	•
10		shall be known and may be cited as the "North Carolina Digital Interference
11	Censorship A	
12	" <u>§ 75-151.</u> D	
13		n this Article, the following definitions apply:
14	(1	• • • • • • • • • • • • • • • • • • • •
15	<u>(</u>	by a user through a digital application distribution platform or other digital
16		distribution platform.
17	(2	
18	<u>\</u>	applications and services provided to a user on a general-purpose hardware,
19		including a mobile phone, smartphone, tablet, personal computer, or other
20		similar internet-enabled device. The term includes a digital application
20		platform provided or used only for a certain type of device, including a certain
22		grade of computing device, a device made only by a particular manufacturer,
22		or a device running a particular operating system.
23	<u>(3</u>	
24	<u>()</u>	for an application or service received from a digital application distribution
26		platform. The term includes a digital platform that is usable for transactions
20 27		not related to the digital application distribution platform.
27	(1	
	<u>(4</u>	
29		when a person is headquartered in this State, conducts business in this State,
30		and the majority of the person's business is to create and maintain an
31	/ =	application.
32	<u>(5</u>	
33		used to process a payment from a user to a developer for a software application
34		and digital and physical product distributed through a software application.



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<u>(6)</u>	Provider. – A person that owns, operates, implements, or maintains a digital
	application distribution platform, a digital transaction platform, or an
	in-application payment system.
<u>(7)</u>	Resident of this State A person whose last known billing address, other than
	an Armed Forces post office or fleet post office address, is located within this
	State, as shown in the records of a provider of a digital application distribution
	<u>platform.</u>
<u>(8)</u>	Special-purpose digital application distribution platform. – A digital
	distribution platform for single or specialized categories of applications.
	software, and services provided to a user on hardware primarily intended for
	specific purposes, including a gaming console, music player, and other
	special-purpose internet-enabled devices.
" <u>§ 75-152. Ap</u>	
	s Article applies to digital application distribution platforms with cumulative gross
-	ales on the digital application distribution platform to residents of this State that
	lion dollars (\$10,000,000) in either the current or previous calendar year and that
-	n for one of the following:
<u>(1)</u>	To provide an application that was created by a person domiciled in this State
(2)	to a user.
(1) (2)	To provide an application to a resident of this State.
	s Article shall not apply to a special-purpose digital application distribution
<u>platform.</u>	
	ohibited conduct.
	of a digital application distribution platform shall not do any of the following:
<u>(1)</u>	Require a developer to do any of the following:
	a. Use the provider's in-application payment system as the exclusive means for accepting payment from a user to download the developer's
	software application.
	<u>b.</u> <u>Purchase a digital or physical product or service created, offered, or</u>
	provided by the developer through a software application.
<u>(2)</u>	Retaliate against a developer for choosing to use another digital transaction
<u>(2)</u>	system or in-application payment system.
<u>(3)</u>	Refuse to allow a developer to provide the provider's application or digital
<u>(5)</u>	product to or through the provider's platform or system or refuse to allow a
	user access to the developer's application or digital product through the
	provider's platform or system, on account of any of the following:
	<u>a. The developer's use of another payment system.</u>
	b. The religious or political content of the developer's application.
	<u>c.</u> <u>The religious or political content of users of the developer's</u>
	application.
" <u>§ 75-154. En</u>	
	he Attorney General fails to enjoin or otherwise prosecute a claim under this
	60 days of receiving a complaint of a violation, a person or entity aggrieved by a
Armene w/mmn	
	s Article may bring any of the following actions in Nuperior Court.
violation of thi	s Article may bring any of the following actions in Superior Court: An action to enjoin further violations of this Article by the provider
violation of thi (1)	An action to enjoin further violations of this Article by the provider.
violation of thi	An action to enjoin further violations of this Article by the provider. An action to recover costs and other damages resulting from the conduct of
violation of thi (1) (2)	An action to enjoin further violations of this Article by the provider. An action to recover costs and other damages resulting from the conduct of the provider.
violation of thi (1) (2) (b) In a	An action to enjoin further violations of this Article by the provider. An action to recover costs and other damages resulting from the conduct of

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1	fees to a prevailing defendant if the court finds that the plaintiff knew, or should have known,		
2	that the action was frivolous and malicious.		
3	(c) Actions brought by a person or entity pursuant to this section shall be tried in the		
4	county where the plaintiff resides at the time of the commencement of the action.		
5	(d) This section shall not be construed to alter or restrict any remedy a person may have		
6	under any other State or federal law.		
7	(e) <u>A violation of this Article is a violation of G.S. 75-1.1.</u>		
8	(f) <u>A private right of action is created under this Article only if the Attorney General fails</u>		
9	to enforce this Article as provided by G.S. 114-2(11) and subsection (a) of this section."		
10	SECTION 2. G.S. 114-2 is amended by adding a new subdivision to read:		
11	"(11) To enforce Article 9 of Chapter 75 of the General Statutes, the North Carolina		
12	Digital Interference Censorship Act."		
13	SECTION 3. This act becomes effective October 1, 2021.		