By: Delegate Hornberger  
Introduced and read first time: February 11, 2022  
Assigned to: Health and Government Operations

A BILL ENTITLED

1 AN ACT concerning

2 Social Networks – Next Generation 9–1–1 and Public Service Announcements

3 FOR the purpose of requiring certain social networks to dedicate a certain percentage of advertisements on their platforms to certain public service announcements; requiring certain social networks to pay a certain 9–1–1 social network fee; requiring the Comptroller to perform certain duties relating to the collection of the 9–1–1 social network fee; and generally relating to social networks and 9–1–1 emergency telephone systems.

9 BY adding to
10 Article – Business Regulation
11 Section 19–107
12 Annotated Code of Maryland
13 (2015 Replacement Volume and 2021 Supplement)

14 BY repealing and reenacting, without amendments,
15 Article – Public Safety
16 Section 1–301(a)
17 Annotated Code of Maryland
18 (2018 Replacement Volume and 2021 Supplement)

19 BY adding to
20 Article – Public Safety
21 Section 1–301(v–1) and 1–313.1
22 Annotated Code of Maryland
23 (2018 Replacement Volume and 2021 Supplement)

24 BY repealing and reenacting, with amendments,
25 Article – Public Safety
26 Section 1–313.1
27 Annotated Code of Maryland

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.
SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article – Business Regulation

19–107.

(A) IN THIS SECTION, “SOCIAL NETWORK” MEANS A PUBLIC–FACING WEBSITE OR DIGITAL APPLICATION THAT IS PRIMARILY ENGAGED IN THE BUSINESS OF ENABLING PEER–TO–PEER COMMUNICATION BY DIRECT MESSAGING BETWEEN TWO VISITORS OR USERS.

(B) IF A SOCIAL NETWORK HAS 500,000 OR MORE UNIQUE MONTHLY STATE VISITORS OR USERS FOR A MAJORITY OF MONTHS DURING THE IMMEDIATELY PRECEDING 12 MONTHS, THE SOCIAL NETWORK SHALL DEDICATE AT LEAST 2% OF ALL ADVERTISEMENTS ON ITS PLATFORM TO PUBLIC SERVICE ANNOUNCEMENTS WITH CONTENT RELEVANT TO RESIDENTS OF THE STATE.

(C) FOR PURPOSES OF DETERMINING UNIQUE MONTHLY STATE VISITORS UNDER THIS SECTION, A VISITOR OR USER WHO ACCESSES MORE THAN ONE WEBSITE OR DIGITAL APPLICATION WITH A SINGLE ACCOUNT SHALL BE CONSIDERED ONE UNIQUE VISITOR WITH RESPECT TO THE GROUP OF WEBSITES OR DIGITAL APPLICATIONS IF EACH OF THE WEBSITES OR DIGITAL APPLICATIONS:

1. ARE OWNED BY THE SAME ENTITY; AND

2. SHARE THE SAME ACCOUNT INFORMATION OF THE VISITOR OR USER BETWEEN THE GROUP OF WEBSITES OR DIGITAL APPLICATIONS.

Article – Public Safety

1–301.

(a) In this subtitle the following words have the meanings indicated.

(V–1) “SOCIAL NETWORK” MEANS A PUBLIC–FACING WEBSITE OR DIGITAL APPLICATION THAT IS PRIMARILY ENGAGED IN THE BUSINESS OF ENABLING PEER–TO–PEER COMMUNICATION BY DIRECT MESSAGING BETWEEN TWO VISITORS OR USERS.

1–308.

(c) The 9–1–1 Trust Fund consists of:
(1) money from the 9–1–1 fee collected and remitted to the Comptroller under § 1–310 of this subtitle;

(2) money from the additional charge collected and remitted to the Comptroller under § 1–311 of this subtitle;

(3) money from the prepaid wireless E 9–1–1 fee collected and remitted to the Comptroller under § 1–313 of this subtitle; [and]

(4) money from the 9–1–1 fee collected by the Comptroller under § 1–313.1 of this subtitle; and

(5) investment earnings of the 9–1–1 Trust Fund.

1–313.1.

(A) If a social network has 500,000 or more unique monthly State visitors or users for a majority of months during the immediately preceding 12 months, the social network shall pay a 9–1–1 social network fee.

(B) (1) Subject to paragraph (2) of this subsection, the amount of the 9–1–1 fee under this section shall be $1.25 for each unique monthly State visitor or user, payable on the last day of each month.

(2) The fee due shall be based on the total number of unique monthly State visitors for the prior month.

(C) For purposes of determining unique monthly State visitors under this section, a visitor or user who accesses more than one website or digital application with a single account shall be considered one unique visitor with respect to the group of websites or digital applications if each of the websites or digital applications:

(1) are owned by the same entity; and

(2) share the same account information of the visitor or user between the group of websites or digital applications.

(D) The Comptroller:

(1) shall act as a collection agent for the 9–1–1 social network fee under this section;
(2) SHALL DEPOSIT THE MONEY COLLECTED IN THE 9–1–1 TRUST FUND;

(3) SHALL KEEP RECORDS OF 9–1–1 SOCIAL NETWORK FEES COLLECTED AND DEPOSITED FOR AT LEAST 4 YEARS AFTER THE FEE IS COLLECTED;

(4) MAY RETAIN AN AMOUNT EQUAL TO 0.50% OF THE 9–1–1 SOCIAL NETWORK FEE TO COVER THE EXPENSES OF BILLING, COLLECTING, AND KEEPING RECORDS;

(5) SHALL DEVELOP AND DISTRIBUTE INFORMATIONAL MATERIALS TO SOCIAL NETWORKS REGARDING PROPER PAYMENT OF THE FEE REQUIRED UNDER THIS SECTION; AND

(6) SHALL ADOPT REGULATIONS TO CARRY OUT THIS SECTION.

AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2022.