

BY: Finance Committee

AMENDMENT TO SENATE BILL 932

(First Reading File Bill)

On page 2, in line 19, after “(3)” insert “(I)”; strike beginning with “WEBSITE” in line 19 down through the second comma in line 20 and substitute “PUBLIC OR SEMIPUBLIC INTERNET-BASED SERVICE OR APPLICATION THAT HAS A STATE USER AND”; in lines 22, 26, and 28, strike “(I)”, “(II)”, and “(III)”, respectively, and substitute “1.”, “2.”, and “3.”, respectively; strike beginning with “ALLOWING” in line 23 down through “PROFILE” in line 25 and substitute “USING THE SERVICE OR APPLICATION”; in line 27, strike “PLATFORM” and substitute “SERVICE OR APPLICATION AND VIEW CONTENT GENERATED BY OTHER USERS OF THE SERVICE OR APPLICATION”; in the same line, strike “AND”; in line 28, after “INTERACT” insert “SOCIAL”; in line 29, strike “CONTENT GENERATED BY”; in the same line, strike “PLATFORM” and substitute “SERVICE OR APPLICATION; AND

4. POPULATES A LIST OF OTHER USERS WITH WHOM A USER SHARES A SOCIAL CONNECTION WITHIN THE SERVICE OR APPLICATION”;

and after line 29, insert:

“(II) “SOCIAL MEDIA PLATFORM” DOES NOT INCLUDE A SERVICE OR APPLICATION:

1. SOLELY ON THE BASIS THAT THE SERVICE OR APPLICATION OFFERS E-MAIL OR DIRECT MESSAGING FUNCTIONS;

2. THAT IS COMPOSED PRIMARILY OF CONTENT PRESELECTED BY THE SERVICE OR APPLICATION PROVIDER AND FOR WHICH ANY

COMMUNICATIONS FUNCTION IS INCIDENTAL TO, DIRECTLY RELATED TO, OR  
DEPENDENT ON THE PROVISION OF THE PRESELECTED CONTENT; OR

3. FOR INTERACTIVE GAMING.”.