

# Online Safety Act 2023

### **2023 CHAPTER 50**

#### PART 2

#### KEY DEFINITIONS

### 3 "User-to-user service" and "search service"

- (1) In this Act "user-to-user service" means an internet service by means of which content that is generated directly on the service by a user of the service, or uploaded to or shared on the service by a user of the service, may be encountered by another user, or other users, of the service.
- (2) For the purposes of subsection (1)—
  - (a) it does not matter if content is actually shared with another user or users as long as a service has a functionality that allows such sharing;
  - (b) it does not matter what proportion of content on a service is content described in that subsection.
- (3) For the meaning of "content" and "encounter", see section 236.
- (4) In this Act "search service" means an internet service that is, or includes, a search engine (see section 229).
- (5) Subsections (6) and (7) have effect to determine whether an internet service that—
  - (a) is of a kind described in subsection (1), and
  - (b) includes a search engine,

is a user-to-user service or a search service for the purposes of this Act.

- (6) It is a search service if the only content described in subsection (1) that is enabled by the service is content of any of the following kinds—
  - (a) content mentioned in paragraph 1, 2 or 3 of Schedule 1 (emails, SMS and MMS messages, one-to-one live aural communications) and related identifying content;

- (b) content arising in connection with any of the activities described in paragraph 4(1) of Schedule 1 (comments etc on provider content);
- (c) content present on a part of the service in relation to which the conditions in paragraph 7(2) of Schedule 1 are met (internal business service conditions).
- (7) Otherwise, it is a user-to-user service.

## 4 "Regulated service", "Part 3 service" etc

- (1) This section applies for the purposes of this Act.
- (2) A user-to-user service is a "regulated user-to-user service", and a search service is a "regulated search service", if the service—
  - (a) has links with the United Kingdom (see subsections (5) and (6)), and
  - (b) is not—
    - (i) a service of a description that is exempt as provided for by Schedule 1, or
    - (ii) a service of a kind described in Schedule 2 (services combining usergenerated content or search content not regulated by this Act with pornographic content that is regulated).
- (3) "Part 3 service" means a regulated user-to-user service or a regulated search service.
- (4) "Regulated service" means—
  - (a) a regulated user-to-user service,
  - (b) a regulated search service, or
  - (c) an internet service, other than a regulated user-to-user service or a regulated search service, that is within section 80(2) (including a service of a kind described in Schedule 2).
- (5) For the purposes of subsection (2), a user-to-user service or a search service "has links with the United Kingdom" if—
  - (a) the service has a significant number of United Kingdom users, or
  - (b) United Kingdom users form one of the target markets for the service (or the only target market).
- (6) For the purposes of subsection (2), a user-to-user service or a search service also "has links with the United Kingdom" if—
  - (a) the service is capable of being used in the United Kingdom by individuals, and
  - (b) there are reasonable grounds to believe that there is a material risk of significant harm to individuals in the United Kingdom presented by—
    - (i) in the case of a user-to-user service, user-generated content present on the service or (if the service includes a search engine) search content of the service;
    - (ii) in the case of a search service, search content of the service.
- (7) A regulated user-to-user service that includes a public search engine is referred to in this Act as a "combined service".
  - "Public search engine" means a search engine other than one in relation to which the conditions in paragraph 7(2) of Schedule 1 (internal business service conditions) are met.

Status: This is the original version (as it was originally enacted).

## (8) In this section—

"search content" has the same meaning as in Part 3 (see section 57);

"user-generated content" has the meaning given by section 55 (see subsections (3) and (4) of that section).

# 5 Disapplication of Act to certain parts of services

- (1) This Act does not apply in relation to a part of a Part 3 service if the conditions in paragraph 7(2) of Schedule 1 (internal business service conditions) are met in relation to that part.
- (2) This Act does not apply in relation to a part of a regulated search service if—
  - (a) the only user-generated content enabled by that part of the service is content of any of the following kinds—
    - (i) content mentioned in paragraph 1, 2 or 3 of Schedule 1 (emails, SMS and MMS messages, one-to-one live aural communications) and related identifying content;
    - (ii) content arising in connection with any of the activities described in paragraph 4(1) of Schedule 1 (comments etc on provider content); and
  - (b) no regulated provider pornographic content is published or displayed on that part of the service.

### (3) In this section—

"regulated provider pornographic content" and "published or displayed" have the same meaning as in Part 5 (see section 79);

"user-generated content" has the meaning given by section 55 (see subsections (3) and (4) of that section).