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- (a) TRANSPARENCY REQUIREMENT.—The Director of the Office of Management and Budget shall make available to the public on a Web site, as soon as practicable, but not later than 72 hours after the date on which a covered communication under this section is conveyed, the following information with regard to that communication:
  - (1) The name of the executive agency or federal entity;
  - (2) The date on which the covered communication was conveyed;
  - (3) The name of the covered platform;
  - (4) A description or a copy of the content published on a covered platform, including any publicly disclosed names or usernames provided or referenced in the covered communication;
  - (5) A description or, if the covered communication occurred in writing, a copy of the covered communication;
  - (6) A description of the intent and rationale for the covered communication;
  - (7) A description of any agreement or working relationship, formal or informal, with a covered platform related to the covered communication; and
  - (8) The statutory authority under which the covered communication was made.
- (b) DEFINITIONS.—In this section:
  - (1) EMPLOYEE.—The term "employee" means any individual, other than the President and the Vice President, employed or holding office in—
    - (A) an executive agency; or
    - (B) a position within the competitive service which is not in an executive agency.
  - (2) COVERED COMMUNICATION.—The term "covered communication" means any communication, direct or indirect, from an employee or a government contractor, acting under color of law, to a covered platform for any purpose

related to an action taken or not taken by a covered platform with respect to, or
as a result of, content published on a covered platform, including content
published by the covered platform, or a covered platform's treatment of content
published on a covered platform, including any policy, practice, guidelines,
community standards, or other decision-making processes governing such
content. The term "covered communication" does not include routine account
management of a federal government account on a covered platform, including

—— "Social Media Administrative Reporting Transparency" (SMART) Act DRAFT ——

- (3) COVERED PLATFORM.—The term "covered platform" means an interactive computer service, as that term is defined in section 230(f) of the Communications Act of 1934.
- (c) CONSTRUCTION.—Nothing in this section shall be construed to authorize a covered communication as defined in subsection (c)(2) of this section.

the removal or revision of the federal government's content.