A bill to be entitled
An act relating to social media websites; creating s. 364.401, F.S.; defining the term “social media website”; requiring social media websites to provide individual and business users of the site with notice within a specified timeframe that the website has suspended or disabled the user’s account; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Section 364.401, Florida Statutes, is created to read:

364.401 Notice for suspending or disabling social media website accounts.—

(1) As used in this section, the term “social media website” means an Internet website or application through which a user creates, shares, and interacts with content, including videos, still photographs, blogs, video blogs, podcasts, instant or text messages, e-mail, online services or accounts, or Internet website profiles or locations.

(2) If an individual or business user’s social media website account is disabled or suspended by the social media website, the owner or operator of the website must provide electronic notice to the user within 30 days after taking such action. The notice must be in writing and must explain why the user’s account was suspended or disabled.

Section 2. This act shall take effect July 1, 2021.