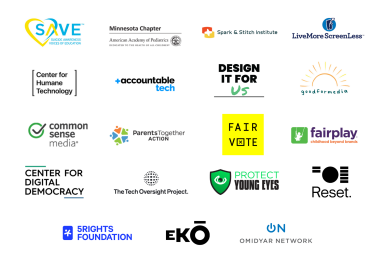
## The Minnesota Age Appropriate Design Code: How It Works

The Code applies to all products and services reasonably likely to be accessed by those under 18 years old (where children and teens are a significant number of users) and applies to for-profit companies with annual gross revenues above \$25 million.<sup>1</sup> Under the AADC:

Companies Must Stop	Companies Must
Selling kids' personal information.	Set all default settings to the most private.
Profiling kids unless profiling can be shown to be in their best interests.	Design age-appropriate experiences for kids' based on set age ranges.
Collecting personal information about kids that they don't need to deliver the service.	Make it easy for kids to report privacy concerns.
Designing features that are detrimental to kids' well-being.	Determine whether kids are reasonably likely to access their online product, service, or feature.
Tracking kids' location unless doing so is essential for the service.	Let kids know when they are being monitored or tracked.
Using kids' data in ways for which they have not obtained explicit permission.	Provide privacy notices in clear language that young users can understand.
Using manipulative design to get kids to sign away their information.	Conduct a risk assessment of how they use kids' data.



<sup>&</sup>lt;sup>1</sup> or annually buys, receives, sells or shares the personal data of at least 50,000 consumers, householders or devices, or derives 50% or more of its annual revenues from selling consumers personal data.