

**22-277 MOODY V. NETCHOICE, LLC**

DECISION BELOW: 34 F.4th 1196

LOWER COURT CASE NUMBER: 21-12355

QUESTION PRESENTED:

Florida has enacted a law that attempts to prevent social-media companies from abusing their enormous power to censor speech.

The questions presented are:

1. Whether the First Amendment prohibits a State from requiring that social-media companies host third-party communications, and from regulating the time, place, and manner in which they do so.
2. Whether the First Amendment prohibits a State from requiring social-media companies to notify and provide an explanation to their users when they censor the user's speech.

The petitions for writs of certiorari are granted limited to Questions 1 and 2 presented by the Solicitor General in her brief for the United States as *amicus curie*.

1. Whether the laws' content-moderation restrictions comply with the First Amendment.
2. Whether the laws' individualized-explanation requirements comply with the First Amendment.

CERT. GRANTED 9/29/2023