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custody.

(1)(a) As used in this section:

## Verona Mauga proposes the following substitute bill:

## **Criminal Sexual Conduct Amendments**

## 2025 GENERAL SESSION STATE OF UTAH

**Chief Sponsor: Verona Mauga** 

Senate Sponsor: Karen Kwan

LONG T	ITLE
General I	Description:
This b	vill concerns criminal sexual conduct.
Highlight	ed Provisions:
This b	vill:
► def	fines terms;
• cre	ates the criminal offense of:
•	custodial solicitation of sexually explicit conduct from a person in custody;
•	unlawful sexual activity with a child using virtual reality; and
•	unlawful sexual activity with a minor using virtual reality; and
• pro	ovides criminal penalties.
Money A <sub>l</sub>	ppropriated in this Bill:
None	
Other Sp	ecial Clauses:
None	
Utah Cod	e Sections Affected:
ENACTS:	
76-5-4	112.4, Utah Code Annotated 1953
76-5-4	117, Utah Code Annotated 1953
76-5-4	118, Utah Code Annotated 1953
D a #4	to d by the Legislature of the state of Htgl:
	ted by the Legislature of the state of Utah: tion 1. Section <b>76-5-412.4</b> is enacted to read:
	5-412.4. Custodial solicitation of sexually explicit conduct from a person in

(i) "Actor" means the same as that term is defined in Section 76-5-412.

30	(ii) "Person in custody" means an individual who is:
31	(A) 18 years old or older; and
32	(B) otherwise meets the definition of a person in custody as that term is defined in
33	Section 76-5-412.
34	(iii) "Sexually explicit conduct" means actual or simulated:
35	(A) sexual intercourse, including genital-genital, oral-genital, anal-genital, or
36	oral-anal, whether between individuals of the same or opposite sex;
37	(B) masturbation;
38	(C) bestiality;
39	(D) sadistic or masochistic activities;
40	(E) exhibition of the genitals, pubic region, buttocks, or female breast of any
41	individual;
42	(F) visual depiction of nudity or partial nudity;
43	(G) fondling or touching of the genitals, pubic region, buttocks, or female breast;
44	<u>or</u>
45	(H) the visual depiction of defecation or urination for the purpose of causing
46	sexual arousal of any individual.
47	(iv) "Simulated sexually explicit conduct" means a feigned or pretended act of
48	sexually explicit conduct that duplicates, within the perception of an average
49	person, the appearance of an actual act of sexually explicit conduct.
50	(b) Terms defined in Section 76-1-101.5 apply to this section.
51	(2) An actor commits custodial solicitation of sexually explicit conduct from a person in
52	custody if:
53	(a) the actor knowingly requests, demands, or otherwise solicits from a person in
54	custody:
55	(i) a photograph, image, live video, or a recording of the person in custody engaging
56	in sexually explicit conduct or simulated sexually explicit conduct; or
57	(ii) a live demonstration or performance by the person in custody engaging in
58	sexually explicit conduct or simulated sexually explicit conduct; and
59	(b)(i) the actor knows that the individual described in Subsection (2)(a) is a person in
60	custody; or
61	(ii) a reasonable person in the actor's position should have known under the
62	circumstances that the individual described in Subsection (2)(a) was a person in
63	<u>custody.</u>

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64	(3) A violation of Subsection (2) is a class A misdemeanor.
65	(4) If the act committed under Subsection (2) amounts to an offense subject to a greater
66	penalty under another provision of state law than is provided under this section, this
67	section does not prohibit prosecution and sentencing for the more serious offense.
68	(5) Consent of the person in custody is not a defense to any violation or attempted violation
69	of Subsection (2).
70	(6) This section does not apply to an actor who is acting within the course and scope of the
71	actor's legitimate duties, including documenting photographic evidence.
72	Section 2. Section <b>76-5-417</b> is enacted to read:
73	76-5-417. Unlawful sexual activity with a child using virtual reality.
74	(1)(a) As used in this section:
75	(i) "Avatar" means a three-dimensional character that represents a human user in a
76	virtual reality environment.
77	(ii) "Child" means an individual who is younger than 14 years old.
78	(iii) "Haptic technology" means technology that can create an experience of touch by
79	applying force, vibration, or motion to the human user.
80	(iv) "Virtual reality" means a three-dimensional environment in which the human
81	user is fully immersed in a computer-generated simulation through the use of an
82	avatar, regardless of whether the human user is using haptic technology.
83	(b) Terms defined in Section 76-1-101.5 apply to this section.
84	(2) An actor commits unlawful sexual activity with a child using virtual reality if the actor:
85	(a) is 18 years old or older;
86	(b) knows that the human user of an avatar is a child; and
87	(c) for the purpose of arousing or gratifying the sexual desire of any individual,
88	intentionally uses the actor's avatar to engage in sexual activity or simulated sexual
89	activity with the child's avatar involving:
90	(i) the genitals, pubic area, or anus of the actor's avatar or the child's avatar; and
91	(ii) the mouth, buttocks, pubic area, genitals, or anus of either the actor's avatar or the
92	child's avatar.
93	(3)(a) Except as provided in Subsection (3)(b), a violation of Subsection (2) is a third
94	degree felony.

(b) A violation of Subsection (2) is a class A misdemeanor if the actor is less than 10
 years older than the child.

(4) Consent of the child to engage in the sexual activity is not a defense to a violation of

98	Subsection (2).
99	Section 3. Section <b>76-5-418</b> is enacted to read:
100	76-5-418. Unlawful sexual activity with a minor using virtual reality.
101	(1)(a) As used in this section:
102	(i) "Avatar" means the same as that term is defined in Section 76-5-417.
103	(ii) "Haptic technology" means the same as that term is defined in Section 76-5-417.
104	(iii) "Minor" means an individual who is 14 years old or older but younger than 18
105	years old.
106	(iv) "Virtual reality" means the same as that term is defined in Section 76-5-417.
107	(b) Terms defined in Section 76-1-101.5 apply to this section.
108	(2) An actor commits unlawful sexual activity with a minor using virtual reality if the actor:
109	(a) knows that the human user of an avatar is a minor;
110	(b) is older than the minor by 10 years or more; and
111	(c) for the purpose of arousing or gratifying the sexual desire of any individual,
112	intentionally uses the actor's avatar to engage in sexual activity or simulated sexual
113	activity with the minor's avatar involving:
114	(i) the genitals, pubic area, or anus of the actor's avatar or the minor's avatar; and
115	(ii) the mouth, buttocks, pubic area, genitals, or anus of either the actor's avatar or the
116	minor's avatar.
117	(3) A violation of Subsection (2) is a class A misdemeanor.
118	(4) Consent of the minor to engage in the sexual activity is not a defense to a violation of
119	Subsection (2).
120	Section 4. Effective Date.
121	This bill takes effect on May 7, 2025.