	MATERIALS HARMFUL TO MINORS
	2007 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Aaron Tilton
	Senate Sponsor: Margaret Dayton
LON	NG TITLE
Gen	eral Description:
	This bill modifies criminal provisions related to materials harmful to minors.
High	hlighted Provisions:
	This bill:
	<ul><li>defines and modifies terms;</li></ul>
	<ul> <li>provides as an affirmative defense the use of blinder racks or other physical means</li> </ul>
prev	enting the display of materials harmful to minors;
	<ul><li>allows for local regulation of the use of blinder racks;</li></ul>
	<ul> <li>addresses provisions related to indecent public displays to minors; and</li> </ul>
	<ul> <li>makes technical and conforming amendments.</li> </ul>
Mon	nies Appropriated in this Bill:
	None
Oth	er Special Clauses:
	None
Utal	h Code Sections Affected:
AMI	ENDS:
	<b>76-10-1201</b> , as last amended by Chapter 9, Laws of Utah 2001
	<b>76-10-1208</b> , as enacted by Chapter 92, Laws of Utah 1977
	<b>76-10-1210</b> , as last amended by Chapter 92, Laws of Utah 1977
	76-10-1227, as last amended by Chapter 46, Laws of Utah 2002
AMI	<b>76-10-1201</b> , as last amended by Chapter 9, Laws of Utah 2001 <b>76-10-1208</b> , as enacted by Chapter 92, Laws of Utah 1977 <b>76-10-1210</b> , as last amended by Chapter 92, Laws of Utah 1977



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<b>76-10-1228</b> , as last amended by Chapter 46, Laws of Utah 2002
Be it enacted by the Legislature of the state of Utah:
Section 1. Section <b>76-10-1201</b> is amended to read:
76-10-1201. Definitions.
For the purpose of this part:
(1) "Blinder rack" means an opaque cover that covers the lower 2/3 of a material so
that the lower 2/3 of the material is concealed from view.
[(1)] (2) "Contemporary community standards" means those current standards in the
vicinage where an offense alleged under this [act] part has occurred, is occurring, or will occur.
[(2)] (3) "Distribute" means to transfer possession of materials whether with or without
consideration.
$\left[\frac{(3)}{(4)}\right]$ "Exhibit" means to show.
[(4)] (5) (a) "Harmful to minors" means that quality of any description or
representation, in whatsoever form, of nudity, sexual conduct, sexual excitement, or
sadomasochistic abuse when it:
[(a)] (i) taken as a whole, appeals to the prurient interest in sex of minors;
[(b)] (ii) is patently offensive to prevailing standards in the adult community as a whole
with respect to what is suitable material for minors; and
[(c)] (iii) taken as a whole, does not have serious value for minors.
(b) Serious value includes only serious literary, artistic, political or scientific value for
minors.
[(5)] (6) "Knowingly" means an awareness, whether actual or constructive, of the
character of material or of a performance. A person has constructive knowledge if a reasonable
inspection or observation under the circumstances would have disclosed the nature of the
subject matter and if a failure to inspect or observe is either for the purpose of avoiding the
disclosure or is criminally negligent.
[(6)] (7) "Material" means anything printed or written or any picture, drawing,
photograph, motion picture, or pictorial representation, or any statue or other figure, or any
recording or transcription, or any mechanical, chemical, or electrical reproduction, or anything
which is or may be used as a means of communication. Material includes undeveloped

59	photographs, molds, printing plates, and other latent representational objects.
60	[(7)] (8) "Minor" means any person less than $[eighteen]$ 18 years of age.
61	[ <del>(8)</del> ] <u>(9)</u> "Nudity" means <u>:</u>
62	(a) the showing of the human male or female genitals, pubic area, or buttocks, with less
63	than an opaque covering[, or];
64	(b) the showing of a female breast with less than an opaque covering, or any portion
65	[thereof] of the female breast below the top of the [nipple,] areola; or
66	(c) the depiction of covered male genitals in a discernibly turgid state.
67	[(9)] (10) "Performance" means any physical human bodily activity, whether engaged
68	in alone or with other persons, including [but not limited to] singing, speaking, dancing, acting,
69	simulating, or pantomiming.
70	[(10)] (11) "Public place" includes a place to which admission is gained by payment of
71	a membership or admission fee, however designated, notwithstanding its being designated a
72	private club or by words of like import.
73	[(11)] (12) "Sado-masochistic abuse" means:
74	(a) flagellation or torture by or upon a person who is nude or clad in undergarments, a
75	mask, or in a revealing or bizarre costume[,]; or
76	(b) the condition of being fettered, bound, or otherwise physically restrained on the part
77	of [one so clothed] a person clothed as described in Subsection (12)(a).
78	[(12)] (13) "Sexual conduct" means acts of masturbation, sexual intercourse, or any
79	touching of a person's clothed or unclothed genitals, pubic area, buttocks, or, if the person is a
80	female, breast, whether alone or between members of the same or opposite sex or between
81	humans and animals in an act of apparent or actual sexual stimulation or gratification.
82	[(13)] (14) "Sexual excitement" means a condition of human male or female genitals
83	when in a state of sexual stimulation or arousal, or the sensual experiences of humans engaging
84	in or witnessing sexual conduct or nudity.
85	Section 2. Section <b>76-10-1208</b> is amended to read:
86	76-10-1208. Affirmative defenses.
87	(1) It is an affirmative defense to prosecution under this part that the distribution of
88	pornographic material [was] is restricted to institutions or persons having scientific,
89	educational, governmental, or other similar justification for possessing pornographic material.

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90	(2) It is not a defense to prosecution under this part that the actor [was] is a motion
91	picture projectionist, usher, ticket-taker, bookstore employee, or otherwise [was] is required to
92	violate [any provision of] this part incident to [his] the person's employment.
93	(3) It is an affirmative defense to prosecution under Section 76-10-1206, 76-10-1227,
94	or 76-10-1228 for displaying or exhibiting an outer portion of material, that the material is:
95	(a) in a sealed opaque wrapper that covers at least the lower 2/3 of the material so that
96	the lower 2/3 of the material is concealed from view;
97	(b) placed behind a blinder rack; or
98	(c) displayed in an area from which a minor is physically excluded if the material
99	cannot be viewed by the minor from an area in which a minor is allowed.
100	Section 3. Section <b>76-10-1210</b> is amended to read:
101	76-10-1210. Relation to other laws.
102	(1) (a) It is not the intent of this part to prescribe or limit the regulation of pornographic
103	materials or materials harmful to minors, and counties, cities, and other political subdivisions
104	[of the State of Utah] are specifically given the right [hereby] to further regulate the materials.
105	[Specifically, without]
106	(b) Without limitation, [these] a political [subdivisions] subdivision may further
107	regulate materials by ordinances relating to:
108	(i) zoning[ <del>,</del> ];
109	(ii) licensing[;];
110	(iii) public nuisances[, or relating to];
111	(iv) a specific type of business such as adult bookstores or drive-in movies[:]: or
112	(v) use of blinder racks.
113	(2) It is not the intent of this part to preclude the application of other laws of [the State
114	of Utah] this state to pornographic materials or materials harmful to minors. Specifically,
115	without limitation, this part is not in derogation of Sections 76-10-803 and 76-10-806.
116	(3) The commission of a crime under this part shall be [deemed] considered to offend
117	public decency under Section 76-10-803. It is the intent of this part to give the broadest
118	meaning permissible under the federal and state constitutions to the words "offends public
119	decency" in Section 76-10-803.
120	Section 4. Section <b>76-10-1227</b> is amended to read:

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121	76-10-1227. Indecent public displays Definitions.
122	(1) For purposes of this [part] section and Section 76-10-1228:
123	[(1)] (a) "Description or [depictions] depiction of illicit sex or sexual immorality"
124	means:
125	[(a)] (i) human genitals in a state of sexual stimulation or arousal;
126	[(b)] (ii) acts of human masturbation, sexual intercourse, or sodomy;
127	[(c)] (iii) fondling or other erotic touching of human genitals or pubic region; or
128	[(d)] (iv) fondling or other erotic touching of the human buttock or female breast.
129	[(2)] (b) "Nude or partially denuded [figures] figure" means:
130	[(a)] (i) less than completely and opaquely [covered] covering human:
131	[(i)] (A) [human] genitals;
132	[(ii)] (B) pubic regions;
133	[(iii)] (C) buttock; and
134	[(iv)] (D) female breast below a point immediately above the top of the areola; and
135	[(b)] (ii) human male genitals in a discernibly turgid state, even if completely and
136	opaquely covered.
137	[(3)] (2) (a) [This] Subject to Subsection (2)(c), this section [does] and Section
138	76-10-1228 do not apply to any material which, when taken as a whole, has serious value for
139	[persons younger than 18 years of age, except as provided under Subsection (3)(e)] minors.
140	(b) As used in Subsection $[(3)]$ $(2)$ (a), "serious value" means having serious literary,
141	artistic, political, or scientific value for [persons younger than 18 years of age] minors, taking
142	into consideration the ages of all minors who could be exposed to the material.
143	(c) [Descriptions or depictions] A description or depiction of illicit sex or sexual
144	immorality as defined in Subsection (1)(a)(i), [(b)] (ii), or [(c) have] (iii) has no serious value
145	for [persons younger than 18 years of age] minors.
146	Section 5. Section <b>76-10-1228</b> is amended to read:
147	76-10-1228. Indecent public displays Prohibitions Penalty.
148	(1) [A] Subject to the affirmative defense in Subsection 76-10-1208(3), a person is
149	guilty of a class A misdemeanor who willfully or knowingly:
150	(a) engages in the business of selling, lending, giving away, showing, advertising for
151	sale, or distributing to [any person under the age of 18] a minor or has in [his] the person's

H.B. 333 01-24-07 6:33 AM possession with intent to engage in that business or to otherwise offer for sale or commercial distribution to [any individual under the age of 18] a minor any material with [descriptions or depictions]: (i) a description or depiction of illicit sex[7] or sexual immorality[7]; or (ii) a nude or partially denuded [figures] figure; or (b) publicly displays at newsstands or any other establishment frequented by minors [under the age of 18], or where the minors are or may be invited as a part of the general public, any motion picture, or any live, taped, or recorded performance, or any still picture or photograph, or any book, pocket book, pamphlet, or magazine the cover or content of which: (i) exploits, is devoted to, or is principally made up of [indecent] one or more descriptions or depictions of illicit sex or sexual immorality[-]; or [that] (ii) consists of one or more pictures of nude or partially denuded figures [posed or presented in a manner to provoke or arouse lust or passion or to exploit lust or perversion]. (2) (a) A violation of this section is punishable by: (i) a minimum mandatory fine of not less than \$500; and [by] (ii) incarceration, without suspension of sentence in any way, for a term of not less than

Legislative Review Note

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30 days.

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(b) This section supersedes Section 77-18-1.

Office of Legislative Research and General Counsel

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#### H.B. 333 - Materials Harmful to Minors

# **Fiscal Note**

## 2007 General Session State of Utah

### **State Impact**

Enactment of this bill will not require additional appropriations.

### Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

1/29/2007, 8:08:15 AM, Lead Analyst: Byrne, D.

Office of the Legislative Fiscal Analyst