# Second Regular Session Sixty-fifth General Assembly STATE OF COLORADO

### PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading HOUSE BILL 06-1011

LLS NO. 06-0252.01 Michael Dohr

**HOUSE SPONSORSHIP** 

McCluskey,

Sandoval,

### SENATE SPONSORSHIP

House Committees Judiciary Appropriations

**Senate Committees** 

# A BILL FOR AN ACT

101 CONCERNING CHILD EXPLOITATION OFFENSES, AND MAKING AN

102 **APPROPRIATION IN CONNECTION THEREWITH.** 

#### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not necessarily reflect any amendments that may be subsequently adopted.)

Prohibits a person from using a computer network to contact a child with the intent to lure the child to meet that person without the express consent of the child's parent or guardian if the person is not related to the child and the child is under 15 years of age and the person is at least 4 years older than the child. Requires an offender convicted of internet luring of a child to register as a sex offender. Applies the 10-year sex offense statute of limitations to internet luring of a child.

Shading denotes HOUSE amendment. Double underlining denotes SENATE amendment. Capital letters indicate new material to be added to existing statute. Dashes through the words indicate deletions from existing statute. Prohibits a person from using a computer network to entice a child to expose or touch the child's own or another person's intimate parts or observe the person's intimate parts while communicating with the child via a computer network if the child is under 15 years of age and the person is at least 4 years older than the child.

Makes possession of more than 20 different items of sexually exploitative material pertaining to children a class 4 felony.

Makes a 5-year statutory appropriation.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. 16-11.7-102 (3) (t), Colorado Revised Statutes, is
3	amended, and the said 16-11.7-102 (3) is further amended BY THE
4	ADDITION OF THE FOLLOWING NEW PARAGRAPHS, to read:
5	16-11.7-102. Definitions. As used in this article, unless the
6	context otherwise requires:
7	(3) "Sex offense" means any felony or misdemeanor offense
8	described in this subsection (3) as follows:
9	(t) Patronizing a prostituted child, in violation of section
10	18-7-406, C.R.S.; <del>or</del>
11	(v) CLASS 4 FELONY INTERNET LURING OF A CHILD, IN VIOLATION
12	OF SECTION 18-3-306 (4), C.R.S.; OR
13	(x) INTERNET SEXUAL EXPLOITATION OF A CHILD IN VIOLATION OF
14	SECTION 18-3-405.4, C.R.S.
15	SECTION 2. 16-22-102 (9), Colorado Revised Statutes, is
16	amended BY THE ADDITION OF THE FOLLOWING NEW
17	PARAGRAPHS to read:
18	16-22-102. Definitions. As used in this article, unless the context
19	otherwise requires:
20	(9) "Unlawful sexual behavior" means any of the following
21	offenses or criminal attempt, conspiracy, or solicitation to commit any of

1 the following offenses:

2 (x) CLASS 4 FELONY INTERNET LURING OF A CHILD, IN VIOLATION 3 OF SECTION 18-3-306 (4), C.R.S.; OR 4 (y) INTERNET SEXUAL EXPLOITATION OF A CHILD IN VIOLATION OF 5 SECTION 18-3-405.4, C.R.S. 6 SECTION 3. 18-1.3-1003 (5) (a), Colorado Revised Statutes, is 7 amended BY THE ADDITION OF THE FOLLOWING NEW 8 SUB-PARAGRAPHS to read: 9 18-1.3-1003. Definitions. (5) (a) "Sex offense" means any of the 10 following offenses: 11 (XI) CLASS 4 FELONY INTERNET LURING OF A CHILD, IN VIOLATION 12 OF SECTION 18-3-306 (4); OR 13 (XII) INTERNET SEXUAL EXPLOITATION OF A CHILD IN VIOLATION 14 OF SECTION 18-3-405.4. 15 SECTION 4. Part 3 of article 3 of title 18, Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW SECTION to 16 17 read: 18 **18-3-306.** Internet luring of a child. (1) A PERSON COMMITS 19 INTERNET LURING OF A CHILD IF THE PERSON KNOWINGLY COMMUNICATES 20 A STATEMENT OVER A COMPUTER OR COMPUTER NETWORK TO A CHILD 21 UNDER FIFTEEN YEARS OF AGE, DESCRIBING EXPLICIT SEXUAL CONDUCT AS 22 DEFINED IN SECTION 18-6-403 (2) (e), AND, IN CONNECTION WITH THE 23 COMMUNICATION, MAKES A STATEMENT PERSUADING OR INVITING THE 24 CHILD TO MEET THE PERSON FOR ANY PURPOSE, AND THE PERSON IS MORE 25 THAN FOUR YEARS OLDER THAN THE CHILD. 26 (2) THE PROVISIONS OF THIS SECTION SHALL NOT APPLY IF THE

27 PERSON REASONABLY BELIEVED THAT HIS OR HER CONDUCT WAS

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NECESSARY TO PROTECT THE CHILD FROM DANGER TO THE CHILD'S
 WELFARE.

3 (3) IT SHALL NOT BE AN AFFIRMATIVE DEFENSE TO THIS SECTION
4 THAT:

(a) A MEETING DID NOT OCCUR; OR

5

6 (b) THE CHILD WAS ACTUALLY A LAW ENFORCEMENT OFFICER
7 POSING AS A CHILD UNDER FIFTEEN YEARS OF AGE.

8 (4) INTERNET LURING OF A CHILD IS A CLASS 5 FELONY; EXCEPT 9 THAT LURING OF A CHILD IS A CLASS 4 FELONY IF COMMITTED WITH THE 10 INTENT TO MEET FOR THE PURPOSE OF ENGAGING IN SEXUAL EXPLOITATION 11 AS DEFINED IN SECTION 18-6-403 OR SEXUAL CONTACT AS DEFINED IN 12 SECTION 18-3-401.

13 (5) FOR PURPOSES OF THIS SECTION, "IN CONNECTION WITH"
14 MEANS COMMUNICATIONS THAT FURTHER, ADVANCE, PROMOTE, OR HAVE
15 A CONTINUITY OF PURPOSE, AND MAY OCCUR BEFORE, DURING, OR AFTER
16 THE INVITATION TO MEET.

SECTION 5. Part 4 of article 3 of title 18, Colorado Revised
Statutes, is amended BY THE ADDITION OF A NEW SECTION to
read:

18-3-405.4. Internet sexual exploitation of a child. (1) A
PERSON COMMITS INTERNET SEXUAL EXPLOITATION OF A CHILD IF A
PERSON, WHO IS AT LEAST FOUR YEARS OLDER THAN A CHILD WHO IS
UNDER FIFTEEN YEARS OF AGE, KNOWINGLY IMPORTUNES, INVITES, OR
ENTICES THE CHILD THROUGH COMMUNICATION VIA A COMPUTER
NETWORK OR SYSTEM TO:

26 (a) EXPOSE OR TOUCH THE CHILD'S OWN OR ANOTHER PERSON'S
27 INTIMATE PARTS WHILE COMMUNICATING WITH THE PERSON VIA A

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1 COMPUTER NETWORK OR SYSTEM; OR

2 (b) OBSERVE THE PERSON'S INTIMATE PARTS WHILE
3 COMMUNICATING WITH THE PERSON VIA A COMPUTER NETWORK OR
4 SYSTEM.

5 (2) IT SHALL NOT BE AN AFFIRMATIVE DEFENSE TO THIS SECTION
6 THAT THE CHILD WAS ACTUALLY A LAW ENFORCEMENT OFFICER POSING AS
7 A CHILD UNDER FIFTEEN YEARS OF AGE.

8 (3) INTERNET SEXUAL EXPLOITATION OF A CHILD IS A CLASS 4
9 FELONY.

SECTION 6. The introductory portion to 18-3-407 (2), Colorado
Revised Statutes, is amended to read:

12 18-3-407. Victim's and witness's prior history - evidentiary 13 hearing - victim's identity - protective order. (2) In any criminal 14 prosecution FOR CLASS 4 FELONY INTERNET LURING OF A CHILD, AS 15 DESCRIBED IN SECTION 18-3-306 (4) OR under sections 18-3-402 to 16 18-3-405.5, 18-6-301, 18-6-302, 18-6-403, and 18-6-404, or for attempt 17 or conspiracy to commit any crime under sections 18-3-402 to 18 18-3-405.5, 18-6-301, 18-6-302, 18-6-403, and 18-6-404 OF SAID CRIMES, 19 if evidence, that is not excepted under subsection (1) of this section, of 20 specific instances of the victim's or a witness's prior or subsequent sexual 21 conduct, or opinion evidence of the victim's or a witness's sexual conduct, 22 or reputation evidence of the victim's or a witness's sexual conduct, or 23 evidence that the victim or a witness has a history of false reporting of 24 sexual assaults is to be offered at trial, the following procedure shall be 25 followed:

26 **SECTION 7.** 18-6-403 (5), Colorado Revised Statutes, is 27 amended to read:

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1 18-6-403. Sexual exploitation of children. (5) The sexual 2 exploitation of a child is a class 3 felony; except that sexual exploitation 3 of a child by possession of sexually exploitative material pursuant to 4 paragraph (b.5) of subsection (3) of this section is a class 1 misdemeanor, 5 but a second or subsequent offense by such possession OR A FIRST OR 6 SUBSEQUENT OFFENSE OF POSSESSION OF MORE THAN TWENTY DIFFERENT ITEMS QUALIFYING AS SEXUALLY EXPLOITATIVE MATERIAL is a class 4 7 8 felony.

9 SECTION 8. 18-3-411 (1), Colorado Revised Statutes, is 10 amended to read:

11 18-3-411. Sex offenses against children - unlawful sexual 12 offense defined - limitation for commencing proceedings - evidence 13 - statutory privilege. (1) As used in this section, "unlawful sexual 14 offense" means enticement of a child, as described in section 18-3-305, 15 sexual assault, as described in section 18-3-402, when the victim at the 16 time of the commission of the act is a child less than fifteen years of age, 17 sexual assault in the first degree, as described in section 18-3-402, as it 18 existed prior to July 1, 2000, when the victim at the time of the 19 commission of the act is a child less than fifteen years of age; sexual 20 assault in the second degree, as described in section 18-3-403 (1) (a), (1) 21 (b), (1) (c), (1) (d), (1) (g), or (1) (h), as it existed prior to July 1, 2000, 22 when the victim at the time of the commission of the act is a child less 23 than fifteen years of age, or as described in section 18-3-403 (1) (e), as it existed prior to July 1, 2000, when the victim is less than fifteen years of 24 25 age and the actor is at least four years older than the victim; unlawful 26 sexual contact, as described in section 18-3-404(1)(a), (1)(b), (1)(c), (1)27 (d), (1) (f), or (1) (g), when the victim at the time of the commission of

1 the act is a child less than fifteen years of age; sexual assault in the third 2 degree, as described in section 18-3-404 (1) (a), (1) (b), (1) (c), (1) (d), 3 (1) (f), or (1) (g), as it existed prior to July 1, 2000, when the victim at the 4 time of the commission of the act is a child less than fifteen years of age; 5 sexual assault on a child, as described in section 18-3-405; sexual assault 6 on a child by one in a position of trust, as described in section 18-3-405.3; 7 aggravated incest, as described in section 18-6-302; trafficking in 8 children, as described in section 18-6-402; sexual exploitation of a child, 9 as described in section 18-6-403; procurement of a child for sexual 10 exploitation, as described in section 18-6-404; indecent exposure, as 11 described in section 18-7-302, soliciting for child prostitution, as 12 described in section 18-7-402; pandering of a child, as described in 13 section 18-7-403; procurement of a child, as described in section 14 18-7-403.5; keeping a place of child prostitution, as described in section 15 18-7-404; pimping of a child, as described in section 18-7-405; 16 inducement of child prostitution, as described in section 18-7-405.5; 17 patronizing a prostituted child, as described in section 18-7-406; CLASS 18 4 FELONY INTERNET LURING OF A CHILD, AS DESCRIBED IN SECTION 19 18-3-306(4); INTERNET SEXUAL EXPLOITATION OF A CHILD, AS DESCRIBED 20 IN SECTION 18-3-405.4; or criminal attempt, conspiracy, or solicitation to 21 commit any of the acts specified in this subsection (1).

SECTION 9. Part 1 of article 1 of title 17, Colorado Revised
Statutes, is amended BY THE ADDITION OF A NEW SECTION to
read:

17-1-153. Appropriation to comply with section 2-2-703.
(1) PURSUANT TO SECTION 2-2-703, C.R.S., THE FOLLOWING STATUTORY
APPROPRIATIONS, OR SO MUCH THEREOF AS MAY BE NECESSARY, ARE

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MADE IN ORDER TO IMPLEMENT H.B. 06-\_\_\_, ENACTED AT THE SECOND
 REGULAR SESSION OF THE SIXTY-FIFTH GENERAL ASSEMBLY:

3 (a) FOR THE FISCAL YEAR BEGINNING JULY 1, 2006, IN ADDITION
4 TO ANY OTHER APPROPRIATION, THERE IS HEREBY APPROPRIATED FROM
5 THE CAPITAL CONSTRUCTION FUND CREATED IN SECTION 24-75-302,
6 C.R.S., TO THE CORRECTIONS EXPANSION RESERVE FUND CREATED IN
7 SECTION 17-1-116, THE SUM OF \_\_\_\_\_ DOLLARS (\$ ).

8 (b) (I) FOR THE FISCAL YEAR BEGINNING JULY 1, 2007, IN 9 ADDITION TO ANY OTHER APPROPRIATION, THERE IS HEREBY 10 APPROPRIATED, FROM THE CAPITAL CONSTRUCTION FUND CREATED IN 11 SECTION 24-75-302, C.R.S., TO THE CORRECTIONS EXPANSION RESERVE 12 FUND CREATED IN SECTION 17-1-116, THE SUM OF \_\_\_\_\_ DOLLARS (\$). 13 (II) FOR THE FISCAL YEAR BEGINNING JULY 1, 2007, IN ADDITION 14 TO ANY OTHER APPROPRIATION, THERE IS HEREBY APPROPRIATED TO THE 15 DEPARTMENT OF CORRECTIONS, OUT OF ANY MONEYS IN THE GENERAL 16 FUND NOT OTHERWISE APPROPRIATED, THE SUM OF DOLLARS (\$ ). 17 (c) (I) FOR THE FISCAL YEAR BEGINNING JULY 1, 2008, IN ADDITION 18 TO ANY OTHER APPROPRIATION, THERE IS HEREBY APPROPRIATED, FROM 19 THE CAPITAL CONSTRUCTION FUND CREATED IN SECTION 24-75-302, 20 C.R.S., TO THE CORRECTIONS EXPANSION RESERVE FUND CREATED IN SECTION 17-1-116, THE SUM OF \_\_\_\_\_ DOLLARS (\$). 21

(II) FOR THE FISCAL YEAR BEGINNING JULY 1, 2008, IN ADDITION
TO ANY OTHER APPROPRIATION, THERE IS HEREBY APPROPRIATED TO THE
DEPARTMENT OF CORRECTIONS, OUT OF ANY MONEYS IN THE GENERAL
FUND NOT OTHERWISE APPROPRIATED, THE SUM OF \_\_\_\_\_ DOLLARS (\$ ).
(d) (I) FOR THE FISCAL YEAR BEGINNING JULY 1, 2009, IN
ADDITION TO ANY OTHER APPROPRIATION, THERE IS HEREBY

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1 APPROPRIATED, FROM THE CAPITAL CONSTRUCTION FUND CREATED IN 2 SECTION 24-75-302, C.R.S., TO THE CORRECTIONS EXPANSION RESERVE 3 FUND CREATED IN SECTION 17-1-116, THE SUM OF \_\_\_\_\_ DOLLARS (\$). 4 (II) FOR THE FISCAL YEAR BEGINNING JULY 1, 2009, IN ADDITION 5 TO ANY OTHER APPROPRIATION, THERE IS HEREBY APPROPRIATED TO THE 6 DEPARTMENT OF CORRECTIONS, OUT OF ANY MONEYS IN THE GENERAL 7 FUND NOT OTHERWISE APPROPRIATED, THE SUM OF \_\_\_\_\_ DOLLARS (\$). 8 (e) (I) FOR THE FISCAL YEAR BEGINNING JULY 1, 2010, IN ADDITION 9 TO ANY OTHER APPROPRIATION, THERE IS HEREBY APPROPRIATED, FROM 10 THE CAPITAL CONSTRUCTION FUND CREATED IN SECTION 24-75-302, 11 C.R.S., TO THE CORRECTIONS EXPANSION RESERVE FUND CREATED IN 12 SECTION 17-1-116, THE SUM OF \_\_\_\_\_ DOLLARS (\$).

13 (II) FOR THE FISCAL YEAR BEGINNING JULY 1, 2010, IN ADDITION 14 TO ANY OTHER APPROPRIATION, THERE IS HEREBY APPROPRIATED TO THE 15 DEPARTMENT OF CORRECTIONS, OUT OF ANY MONEYS IN THE GENERAL 16 FUND NOT OTHERWISE APPROPRIATED, THE SUM OF DOLLARS (\$). 17 **SECTION 10.** The introductory portion to 24-75-302 (2) and 18 24-75-302 (2) (s), (2) (t), and (2) (u), Colorado Revised Statutes, are 19 amended, and the said 24-75-302 (2) is further amended BY THE 20 ADDITION OF THE FOLLOWING NEW PARAGRAPHS, to read:

24-75-302. Capital construction fund - capital assessment fees
- calculation. (2) As of July 1, 1988, and July 1 of each year thereafter
through July 1, 2009 2010, a sum as specified in this subsection (2) shall
accrue to the capital construction fund. The state treasurer and the
controller shall transfer such sum out of the general fund and into the
capital construction fund as moneys become available in the general fund
during the fiscal year beginning on said July 1. Transfers between funds

pursuant to this subsection (2) shall not be deemed to be appropriations
 subject to the limitations of section 24-75-201.1. The amount which shall
 accrue pursuant to this subsection (2) shall be as follows:

4 On July 1, 2006, twenty-two thousand nine hundred (s) 5 twenty-four dollars pursuant to section 3 of H.B. 02S-1006, enacted at the 6 third extraordinary session of the sixty-third general assembly; plus two 7 hundred ninety-one thousand seven hundred sixty-one dollars pursuant to 8 H.B. 03-1004, enacted at the first regular session of the sixty-fourth 9 general assembly; plus one hundred twenty-five thousand forty-one 10 dollars pursuant to H.B. 03-1138, enacted at the first regular session of 11 the sixty-fourth general assembly; plus sixty-nine thousand four hundred 12 sixty-seven dollars pursuant to H.B. 03-1213, enacted at the first regular 13 session of the sixty-fourth general assembly; plus sixty-nine thousand 14 four hundred sixty-seven dollars pursuant to H.B. 03-1317, enacted at the 15 first regular session of the sixty-fourth general assembly; plus ninety 16 thousand three hundred seven dollars pursuant to H.B. 04-1021, enacted 17 at the second regular session of the sixty-fourth general assembly; plus 18 sixty-nine thousand four hundred sixty-seven dollars pursuant to H.B. 19 04-1016, enacted at the second regular session of the sixty-fourth general assembly; PLUS \_\_\_\_\_ DOLLARS PURSUANT TO H.B. 06-\_\_\_\_, ENACTED AT 20 21 THE SECOND REGULAR SESSION OF THE SIXTY-FIFTH GENERAL ASSEMBLY; 22 (t) On July 1, 2007, four hundred sixteen thousand eight hundred 23 two dollars pursuant to H.B. 03-1004, enacted at the first regular session 24 of the sixty-fourth general assembly; plus fifty-five thousand five hundred 25 seventy-four dollars pursuant to H.B. 03-1317, enacted at the first regular 26 session of the sixty-fourth general assembly; plus thirteen thousand eight 27 hundred ninety-three dollars pursuant to H.B. 04-1021, enacted at the

1 second regular session of the sixty-fourth general assembly; PLUS \_\_\_\_\_ 2 DOLLARS PURSUANT TO H.B. 06-\_\_\_\_, ENACTED AT THE SECOND REGULAR 3 SESSION OF THE SIXTY-FIFTH GENERAL ASSEMBLY; 4 (u) On July 1, 2008, sixty-nine thousand four hundred sixty-seven 5 dollars pursuant to H.B. 04-1021, enacted at the second regular session 6 of the sixty-fourth general assembly; PLUS \_\_\_\_\_ DOLLARS PURSUANT TO 7 H.B. 06-\_\_\_\_, ENACTED AT THE SECOND REGULAR SESSION OF THE 8 SIXTY-FIFTH GENERAL ASSEMBLY; 9 (v) ON JULY 1, 2009, \_\_\_\_\_ DOLLARS PURSUANT TO H.B. 06-\_\_\_\_, 10 ENACTED AT THE SECOND REGULAR SESSION OF THE SIXTY-FIFTH GENERAL 11 ASSEMBLY; (w) ON JULY 1, 2010, \_\_\_\_\_ DOLLARS PURSUANT TO H.B. 06-\_\_\_\_, 12 13 ENACTED AT THE SECOND REGULAR SESSION OF THE SIXTY-FIFTH GENERAL 14 ASSEMBLY. 15 **SECTION 11. Effective date - applicability.** This act shall take 16 effect July 1, 2006, and shall apply to offenses committed on or after said 17 date. 18 SECTION 12. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate 19 20 preservation of the public peace, health, and safety.