1	HOUSE BILL 65
2	52ND LEGISLATURE - STATE OF NEW MEXICO - SECOND SESSION, 2016
3	INTRODUCED BY
4	Sarah Maestas Barnes and Randal S. Crowder
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10	AN ACT
11	RELATING TO CHILD EXPLOITATION; MAKING EACH SEPARATE DEPICTION
12	OF A CHILD CHARGEABLE AS AN INDIVIDUAL CRIMINAL OFFENSE;
13	REVISING DEFINITIONS IN THE SEXUAL EXPLOITATION OF CHILDREN
14	ACT; ADDING AN ENHANCEMENT FOR AN OFFENSE AGAINST A CHILD UNDER
15	THE AGE OF THIRTEEN; DECLARING AN EMERGENCY.
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17	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
18	SECTION 1. Section 30-6A-2 NMSA 1978 (being Laws 1984,
19	Chapter 92, Section 2, as amended) is amended to read:
20	"30-6A-2. DEFINITIONSAs used in the Sexual
21	Exploitation of Children Act:
22	A. "prohibited sexual act" means:
23	(1) sexual intercourse, including genital-
24	genital, oral-genital, anal-genital or oral-anal, whether
25	between persons of the same or opposite sex;
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1 bestiality; (2) 2 masturbation: (3) sadomasochistic abuse for the purpose of 3 (4) sexual stimulation; [or] 4 (5) lewd and sexually explicit exhibition with 5 a focus on the genitals or pubic area of any person for the 6 7 purpose of sexual stimulation; or (6) a simulation of any of the acts provided 8 in Paragraphs (1) through (5) of this subsection; 9 "visual or print medium" means: 10 Β. any single visual depiction of a 11 (1)12 prohibited sexual act in any film, photograph, negative, slide, computer diskette, videotape, videodisc or any computer or 13 electronically generated, created or stored imagery; or 14 any single visual depiction of a (2) 15 prohibited sexual act in any book, magazine or other form of 16 publication or photographic reproduction containing or 17 incorporating any film, photograph, negative, slide, computer 18 diskette, videotape, videodisc or any computer generated, 19 20 created or stored or electronically generated imagery; С. "performed publicly" means performed in a place 21 that is open to or used by the public; 22 D. "manufacture" means the production, processing, 23 copying by any means, printing, packaging or repackaging of any 24 visual or print medium depicting any prohibited sexual act [or 25 .202477.3 - 2 -

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1 simulation of such an act] if one or more of the participants 2 in that act is a child under eighteen years of age; and 3 Ε. "obscene" means any material, when the content if taken as a whole: 4 5 (1) appeals to a prurient interest in sex, as determined by the average person applying contemporary 6 7 community standards; (2) portrays a prohibited sexual act in a 8 9 patently offensive way; and lacks serious literary, artistic, 10 (3) political or scientific value." 11 12 SECTION 2. Section 30-6A-3 NMSA 1978 (being Laws 1984, Chapter 92, Section 3, as amended) is amended to read: 13 14 "30-6A-3. SEXUAL EXPLOITATION OF CHILDREN. --It is unlawful for a person to intentionally 15 Α. possess [any] an obscene visual or print medium depicting [any] 16 a prohibited sexual act [or simulation of such an act] if that 17 person knows or has reason to know that the obscene medium 18 19 depicts [any] a prohibited sexual act [or simulation of such 20 act] and if that person knows or has reason to know that one or more of the participants in that act is a child under eighteen 21 years of age. A person who violates the provisions of this 22 subsection is guilty of a fourth degree felony. When a 23 separate finding of fact by the court or jury shows that a 24 child depicted in the visual or print medium is a child under 25 .202477.3

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the age of thirteen, the basic sentence shall be increased by six months and the sentence imposed by this subsection shall be the first six months served and shall not be suspended or deferred; provided that when the offender is a youthful offender, the sentence imposed by this subsection may be increased by six months.

7 Β. It is unlawful for a person to intentionally distribute [any] an obscene visual or print medium depicting 8 9 [any] a prohibited sexual act [or simulation of such an act] if that person knows or has reason to know that the obscene medium 10 depicts [any] a prohibited sexual act [or simulation of such 11 12 act] and if that person knows or has reason to know that one or more of the participants in that act is a child under eighteen 13 14 years of age. A person who violates the provisions of this subsection is guilty of a third degree felony. When a separate 15 finding of fact by the court or jury shows that a child 16 depicted in the visual or print medium is a child under the age 17 of thirteen, the basic sentence shall be increased by one year 18 and the sentence imposed by this subsection shall be the first 19 year served and shall not be suspended or deferred; provided 20 that when the offender is a youthful offender, the sentence 21 imposed by this subsection may be increased by one year. 22

C. It is unlawful for a person to intentionally cause or permit a child under eighteen years of age to engage in [any] <u>a</u> prohibited sexual act [or simulation of such an act] .202477.3

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1 if that person knows, has reason to know or intends that the 2 act may be recorded in [any] an obscene visual or print medium 3 or performed publicly. A person who violates the provisions of this subsection is guilty of a third degree felony, unless the 4 child is under the age of thirteen, in which event the person 5 is guilty of a second degree felony. When a separate finding 6 7 of fact by the court or jury shows that a child depicted in the visual or print medium is a child under the age of thirteen, 8 9 the basic sentence shall be increased by eighteen months and the sentence imposed by this subsection shall be the first 10 eighteen months served and shall not be suspended or deferred; 11 12 provided that when the offender is a youthful offender, the sentence imposed by this subsection may be increased by 13 14 eighteen months.

It is unlawful for a person to intentionally D. manufacture [any] an obscene visual or print medium depicting [any] a prohibited sexual act [or simulation of such an act] if one or more of the participants in that act is a child under eighteen years of age. A person who violates the provisions of this subsection is guilty of a second degree felony. When a separate finding of fact by the court or jury shows that a child depicted in the visual or print medium is a child under the age of thirteen, the basic sentence shall be increased by eighteen months and the sentence imposed by this subsection shall be the first eighteen months served and shall not be .202477.3

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suspended or deferred; provided that when the offender is a youthful offender, the sentence imposed by this subsection may be increased by eighteen months.

It is unlawful for a person to intentionally 4 Ε. 5 manufacture [any] an obscene visual or print medium depicting [any] a prohibited sexual act [or simulation of such an act] if 6 that person knows or has reason to know that the obscene medium 7 8 depicts a prohibited sexual act [or simulation of such an act] 9 and if that person knows or has reason to know that a real child under eighteen years of age, who is not a participant, is 10 depicted as a participant in that act. A person who violates 11 12 the provisions of this subsection is guilty of a fourth degree When a separate finding of fact by the court or jury 13 felonv. shows that a child depicted in the visual or print medium is a 14 child under the age of thirteen, the basic sentence shall be 15 increased by eighteen months and the sentence imposed by this 16 subsection shall be the first eighteen months served and shall 17 not be suspended or deferred; provided that when the offender 18 is a youthful offender, the sentence imposed by this subsection 19 20 may be increased by eighteen months.

F. It is unlawful for a person to intentionally distribute [any] an obscene visual or print medium depicting [any] a prohibited sexual act [or simulation of such an act] if that person knows or has reason to know that the obscene medium depicts a prohibited sexual act [or simulation of such an act] .202477.3

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1 and if that person knows or has reason to know that a real 2 child under eighteen years of age, who is not a participant, is 3 depicted as a participant in that act. A person who violates the provisions of this subsection is guilty of a third degree 4 When a separate finding of fact by the court or jury 5 felonv. shows that a child depicted in the visual or print medium is a 6 7 child under the age of thirteen, the basic sentence shall be increased by one year and the sentence imposed by this 8 9 subsection shall be the first year served and shall not be suspended or deferred; provided that when the offender is a 10 youthful offender, the sentence imposed by this subsection may 11 12 be increased by one year. The penalties provided for in this section shall G. 13

G. The penalties provided for in this section shall be in addition to those set out in Section 30-9-11 NMSA 1978.

H. For the purposes of this section, the possession, distribution or manufacture of each separate depiction of a child under eighteen years of age engaged in a prohibited sexual act contained on an item of visual or print medium shall be considered a distinct act and may be charged as an individual criminal offense pursuant to the relevant subsection of this section."

**SECTION 3.** EMERGENCY.--It is necessary for the public peace, health and safety that this act take effect immediately.

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