

1st Sub. S.B. 131

INFORMATION TECHNOLOGY ACT AMENDMENTS

HOUSE COMMITTEE AMENDMENTS

AMENDMENT 3

FEBRUARY 20, 2024 6:43 PM

Representative **Ariel Defay** proposes the following amendments:

1. *Page 2, Lines 35 through 45:*

35 virtual environments. =

(b) (i) "Creator" means a person that uses artificial intelligence to generate synthetic media.

(ii) "Creator" does not include a person that solely provides the technology used in the creation of the synthetic media.

36 ~~{(b)}~~ **(c)** "Digital content provenance" means purely factual information that:

37 (i) ~~Ŝ~~→ [provides] details ~~←Ŝ~~ a digital resource's ~~Ŝ~~→ creator, ~~←Ŝ~~ origin, ~~Ŝ~~→ context,

37a ~~←Ŝ~~ history, and editing process; and

38 (ii) conforms to an open industry technical standard.

39 ~~{(c)}~~ **(d)** "Generative artificial intelligence" means artificial intelligence technology that is

40 capable of creating content such as text, audio, image, or video based on patterns learned from

41 large volumes of data rather than being explicitly programmed with rules. =

(e) "Sponsor means a person that pays for the content that uses artificial intelligence to generate synthetic media."

42 ~~{(d)}~~ **(f)** "Synthetic audio media" means audio content that was substantially produced by

43 generative artificial intelligence.

44 ~~{(e)}~~ **(g)** "Synthetic visual media" means an image or video that was substantially produced

45 by generative artificial intelligence.

2. *Page 3, Lines 66 through 67:*

66 (5) In addition to the requirements in Subsections (3) and (4), a ~~{person}~~ **creator or sponsor**
67 who publishes

an online digital audio or visual communication described in Subsection (2) that is viewable.

3. *Page 3, Line 74:*

74 (6) (a) In a civil action brought **against the creator or the sponsor of content that includes synthetic media** by a person to enforce this section, the court may