Colorado Library Law – Internet Protection in Public Libraries – CRS 24-90-600 *et seq.*The Quick Guide

	24-90-600 <i>et seq.</i> Internet Protection in Public Libraries	Rough, non-legal summary of the statute -
24-90-601. Legislative declaration. The general assembly hereby finds and declares that use of the internet in the public libraries of the state provides an extraordinary, unique, and unparalleled educational resource and source of knowledge and information. The general assembly further finds and declares that reasonable measures must be adopted and implemented to protect the children who use such internet services in public libraries from access to material that is harmful to their beneficial development as responsible adults and citizens. It is the intent of the general assembly by enacting this part 6 that public libraries be required to adopt and enforce reasonable policies of internet safety that are consistent with the federal "children's internet protection act", as amended, (P.L. No. 106-554), and that will protect children from access to harmful material without compromising responsible adult use of Internet services in such libraries.		The legislature acknowledges the value of internet access, but wants libraries to have policies that ensure protection of minors without infringing on adult's rights to information.
24-90-602. Definitions. As used in this part 6, unless the context otherwise Defines terms used, including:		
(1)	requires: "access to the internet" means, with reference to a particular computer, that the computer is equipped with a modem or is connected to a computer network that provides access to the internet.	What a computer and internet access are.
(2)		
(3)	"harmful to minors" means any picture, image, graphic Image file, or other visual depiction that: (a) taken as a whole and with respect to minors, appeals to a prurient interest in nudity, sex, or excretion; (b) depicts, describes, or represents, in a patently offensive way with respect to what is suitable for minors, an actual or simulated sexual act or sexual contact, an actual or simulated normal or perverted sexual act, or a lewd exhibition of the genitals; and (c) taken as a whole, lacks serious literary, artistic, political, or scientific value as to minors.	What is harmful to minors: • pictures appealing to prurient interests; • real or faux sex acts; • items lacking artistic or scientific value
(4)	"minor" means any person who has not attained the age of seventeen	A minor is not yet 17.
(5)	years. "public library" shall have the same meaning as set forth in section 24-90-103 (13). For purposes of this part 6, a "public library" shall be the equivalent of the library system established and maintained by the governing body of a particular library district or otherwise connected group of libraries and shall not mean each separate or individual library facility established and maintained by such library district or connected group of libraries.	A public library is one with a recognized governing body, i.e. a district, county, or municipal library system but not the individual branch sites.
(6)	"sexual act" or "sexual contact" shall have the same meaning as set forth in U.S.C. Sec. 2246 (2) and (3).	
(7)	"technology protection measure" means a specific technology, including without limitation computer software, that blocks or filters internet access to visual depictions that are: (a) obscene, as defined in section 18-7-101 (2), CRS (b) child pornography, as defined in 18 U.S.C. Sec. 2256 (8); or (c) harmful to minors; except that no technology protection measure may block scientific or medically accurate Information regarding sexual assault, sexual abuse, incest, sexually transmitted diseases, or reproductive health.	A "technology protection measure" is something that blocks internet access to obscene items, as defined in federal law.

24-90-600 et seg. Rough, non-legal summary of the **Internet Protection in Public Libraries** 24-90-603. Adoption and enforcement of policy of internet safety for minors Libraries must have an adopted policy including technology protection measures – public libraries. for protection of minors using internet (1) no later than December 31, 2004, the governing body of each public by December 31, 2004. library shall adopt and implement a policy of internet safety for minors that includes the operation of a technology protection measure for each computer operated by the public library that allows for access to the internet by a minor. The policy needs to be enforced after adoption. (2) After the adoption and implementation of the policy of internet safety required by subsection (1) of this section, the governing body of each public library shall continue to enforce the policy and the operation of the technology protection measure for each computer operated by the public library that allows for access to the internet by a minor. 24-90-604. Temporary disabling of technology protection measure. (1) (a) subject to the requirements of paragraph (b) of this subsection (1), an Unless the computer is in a children's administrator, supervisor, or any other person authorized by the public area, any library authority may briefly library to enforce the operation of the technology protection measure disable the filter for adults. OR minors adopted and implemented in accordance with the requirements of who make bona fide research requests. section 24-90-603 may temporarily disable the technology protection measure entirely to enable access to the internet on a particular computer able to be accessed by a minor by: (i) an adult upon request without significant delay by the public library If disabled for minors, the research in responding to the request; or must be supervised by library staff or parent/guardian. (ii) a minor for bona fide research or other lawful purposes where the internet use in connection with the research or other lawful purpose is supervised by an administrator, supervisor, parent, guardian, or other person authorized by the public library to perform such function. where the public library has installed a technology protection measure Libraries using age-verification library that requires electronic verification of the age of the computer user, or cards for access don't need more staff where the parent or quardian of a minor has provided explicit prior involvement as long as the parent has approval for use of the computer by the minor, before the technology approved the use of the card. protection measure required by section 24-90-603 is disabled, no additional involvement by the staff of the public library shall be required. Notwithstanding any other provision of this section, the temporary Filters in children's areas can't be disabling of the technology protection measure authorized by this section disabled. shall not be allowed in connection with a computer located in an area in a public library facility used primarily by minors. 24-90-605. No restrictions on blocking access to the internet of other Libraries may have policies or filters to material. Nothing in this part 6 shall be construed to prohibit a public restrict access to things besides what's library from limiting internet access or otherwise protecting against defined as obscene. materials other than those that are obscene, child pornography, or harmful to minors. 24-90-606. No requirement of additional action for public libraries already in compliance - no additional action in special circumstances. Libraries that comply with the law by Nothing in this part 6 shall be construed to require any additional action July 1, 2004 don't need to do anything on the part of any public library that is already in compliance with the else. requirements of this part 6 as of July 1, 2004. Nothing in this part 6 shall be construed to require any additional action No action is required by the library if: on the part of any public library in circumstances where: (a) No moneys exist in the budget for such library for the purchase of a it has no money to budget for filtering technology protection measure that satisfies the requirements of this software part 6; or OR (b) after a good faith effort, the library is unable to acquire a technology it looks for, but can't find a suitable free protection measure free of charge that satisfies requirements of this filter that meets the requirements of the part 6. law.

24-90-600 <i>et seq.</i> Internet Protection in Public Libraries	Rough, non-legal summary of the statute -
Section 2. Effective date. This act shall take effect July 1, 2004. Section 3. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.	The law takes effect July 1, 2004.

^{*} Consult with your respective city, county, or district lawyers for legal advice on, and implications of, Colorado Library Law, or call the Colorado State Library for additional information.

For further Public Library Information: http://www.cde.state.co.us/cdelib/LibDev/PubLib/publibrary.htm



Patricia Froehlich, Public Library Consultant. Colorado State Library voice: 303-866-6908, fax: 303-866-6940 e-mail: froehlich_p@cde.state.co.us