

2025 State Artificial Intelligence Legislative Tracker

INTRODUCTION

Substantial legislative attention has been focused on artificial intelligence (AI) regulation as governments, organizations, and policymakers grapple with how to regulate the technology. Below you will find brief summaries of state legislation related to AI, categorized by three focus areas. All legislation in this tracker was enacted in the 2025 state legislative session. The document is divided into the following sections:

- **Consumer-Facing** – Covers legislation that impacts AI business practices and consumers, particularly regarding health care, patient care, and media.
- **Developers** – Covers legislation that pertains to owners, operators, and developers of AI systems and AI data centers.
- **Workplace-Facing** – Covers legislation that relates to the use of AI in hiring, law enforcement, surveillance, and among state employees.

QUICK LINKS

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ENACTED LEGISLATION

Consumer-Facing

- [CA AB 489](#): Health care professions: deceptive terms or letters: artificial intelligence. (10.11.25)
- [CA AB 853](#): California AI Transparency Act. (10.13.25)
- [CA SB 857](#): Public safety omnibus. (10.1.25)
- [CO SB 288](#): Intimate Digital Depictions Criminal & Civil Actions. (6.2.2025)
- [IL SB 1507](#): Vehicle Code-Safety Zones. (8.15.25)
- [IL SB 1920](#): School Code-ASL Implementation. (8.15.25)
- [IL HB 1806](#): Wellness and Oversight for Psychological Resources Act. (8.1.25)
- [IL HB 1859](#): Community College-Course Instructor-AI. (8.15.25)
- TX [HB 2922](#) / [SB 815](#): Relating to the use of certain automated systems in, and certain adverse determinations made in connection with, the health benefit claims process. (6.20.25)

- [TX HB 4503](#) / [SB 1188](#): Relating to electronic health record requirements; authorizing a civil penalty. (6.20.25)
- [TX HB 4911](#) / [SB 1621](#): Relating to prosecution and punishment of certain criminal offenses prohibiting sexually explicit visual material involving depictions of children, computer-generated children, or other persons; creating criminal offenses; increasing criminal penalties. (6.20.25)
- [TX SB 441](#): Relating to criminal and civil liability related to sexually explicit media and artificial intimate visual material; creating a criminal offense; increasing a criminal penalty. (6.20.25)
- [TX HB 581](#): Relating to the creation of artificial sexual material harmful to minors.
- [TX SB 2373](#): Relating to financial exploitation or financial abuse using artificially generated media or phishing communications; providing a civil penalty; creating a criminal offense. (6.20.25)
- [TX SB 20](#): Relating to the creation of the criminal offense of possession, promotion, or production of certain obscene visual material appearing to depict a child. (6.20.25)
- [TX HB 149](#): Relating to regulation of the use of artificial intelligence systems in this state; providing civil penalties. (6.20.25)
- [VA HB 2692](#): Custodial interrogations; false statements to a child prohibited, inauthentic replica documents. (4.2.25)

Developers

- [CA SB 53](#): Transparency in Frontier Artificial Intelligence Act (TFAIA). (9.29.25)
- [CA AB 316](#): Artificial intelligence: defenses. (10.13.25)
- [CA SB 243](#): Companion chatbots. (10.13.25)
- [CA AB 979](#): California Cybersecurity Integration Center: artificial intelligence. (10.3.25)
- [CA SB 57](#): Electrical corporations: data centers: report. (10.11.25)
- [CA SB 361](#): Data brokers: data collection and deletion. (10.8.25)
- NY [A 3008C](#) / [S 3008C](#): Budget bill: transportation, economic development, and environmental conservation. (5.9.25)
- NY [A 6453B](#) / [S 6953B](#): Responsible AI Safety and Education (RAISE) Act. (12.19.25)

Workplace-Facing

- [CA SJR 2](#): Classified workers' rights. (7.10.25)
- [CA SB 524](#): Law enforcement agencies: artificial intelligence. (10.10.25)
- NY [A 433](#) / [S 822](#): Relates to the disclosure of automated employment decision-making tools and maintaining an artificial intelligence inventory. (2.14.25)
- [TX HB 3512](#): Relating to artificial intelligence training programs for certain employees and officials of state agencies and local governments. (6.20.25)
- [TX HB 2818](#): Relating to the artificial intelligence division within the Department of Information Resources. (6.20.25)
- [TX SB 1964](#): Relating to the regulation and use of artificial intelligence systems and the management of data by governmental entities. (6.20.25)
- [VA HB 1642](#): Artificial intelligence-based tool; definition, use of tool. (4.2.25)

RELEVANT LEGISLATION FROM CURRENT SESSION

I. Consumer-Facing

State	Bill Number	Bill Status	Relevant Provisions
California	Health care professions: deceptive terms or letters: artificial intelligence. (AB 489)	Enacted (10.11.25)	Prohibits AI technologies from indicating or implying that the advice, care, reports, or assessments provided through AI are provided by a natural person with the appropriate health care license.
California	California AI Transparency Act. (AB 853)	Enacted (10.13.25)	Prohibits a GenAI system hosting platform from knowingly making available a GenAI system that does not place required disclosures that the content was created or significantly altered by the system.
California	Public safety omnibus. (SB 857)	Enacted (10.1.25)	Amends the Penal Code to provide for a felony for the possession or distribution of AI-generated obscene materials depicting a person under 18 years of age.
Colorado	Intimate Digital Depictions Criminal & Civil Actions. (SB 288)	Enacted (6.2.25)	Creates a cause of action for nonconsensual disclosure of an intimate digital depiction created or altered using AI.
Illinois	Vehicle Code-Safety Zones. (SB 1507)	Enacted (8.15.25)	Provides for a study by the University of Illinois Chicago Urban Transportation Center on the potential effectiveness of cameras powered by AI in improving compliance and reducing crashes and road fatalities.
Illinois	School Code-ASL Implementation. (SB 1920)	Enacted (8.15.25)	Directs the State Board of Education to develop statewide guidance for school districts and educators on the use of AI in elementary and secondary education.
Illinois	Wellness and Oversight for Psychological Resources Act. (HB 1806)	Enacted (8.1.25)	Limits the use of AI in therapeutic services strictly to administrative and supplementary support.
Illinois	Community College-Course Instructor-AI. (HB 1859)	Enacted (8.15.25)	Provides that a course may not, in lieu of a primary instructor, use AI or a generative AI program.
Texas	Relating to the use of certain automated systems in, and certain adverse determinations made in connection with, the health benefit claims process. (HB 2922 / SB 815)	Enacted (6.20.25)	Restricts a utilization review agent from using AI to make or partly make an adverse determination.
Texas	Relating to electronic health record requirements; authorizing a civil penalty. (HB 4503 / SB 1188)	Enacted (6.20.25)	Requires a health practitioner to review all records created with AI and disclose the practitioner's use of AI to the practitioner's patients; permits use of AI for diagnostic purposes if practitioner meets certain requirements.

Texas	Relating to prosecution and punishment of certain criminal offenses prohibiting sexually explicit visual material involving depictions of children, computer-generated children, or other persons; creating criminal offenses; increasing criminal penalties. (HB 4911 / SB 1621)	Enacted (6.20.25)	Makes it a criminal offense to intentionally or knowingly possess or access to view visual material containing depictions of a computer-generated child engaging in sexual conduct, including depictions created using AI.
Texas	Relating to criminal and civil liability related to sexually explicit media and artificial intimate visual material; creating a criminal offense; increasing a criminal penalty. (SB 441)	Enacted (6.20.25)	Imposes civil liabilities on individuals and entities involved in the production, solicitation, disclosure, or promotion of artificial intimate visual material without consent, particularly when such actions harm the depicted person.
Texas	Relating to the creation of artificial sexual material harmful to minors. (HB 581)	Enacted (6.20.25)	Establishes regulations aimed at preventing the creation and distribution of artificial sexual material that is harmful to minors.
Texas	Relating to financial exploitation or financial abuse using artificially generated media or phishing communications; providing a civil penalty; creating a criminal offense. (SB 2373)	Enacted (6.20.25)	Provides for liability for damages resulting from a knowing or intentional dissemination of AI-generated media or phishing communications for financial exploitation.
Texas	Relating to the creation of the criminal offense of possession, promotion, or production of certain obscene visual material appearing to depict a child. (SB 20)	Enacted (6.20.25)	Makes it a criminal offense to possess, promotes, or produces obscene visual material appearing to depict a child, including AI generated materials.
Texas	Relating to regulation of the use of artificial intelligence systems in this state; providing civil penalties. (HB 149)	Enacted (6.22.25)	Regulates the use of AI systems in the state, including mandating disclosure of use of AI, regulating use of biometric data, prohibiting discrimination using AI systems, and prohibiting the development or distribution of sexually explicit content using AI.
Virginia	Custodial interrogations; false statements to a child prohibited, inauthentic replica documents. (HB 2692)	Enacted (4.2.25)	Prohibits law-enforcement officers from knowingly and intentionally making false statements about any known material fact, including by use of inauthentic replica documents, prior to or during a custodial interrogation of a child to secure the cooperation, confession, or conviction of such child. Defines “inauthentic replica documents” as any documents, including computer-generated documents, created by any means, including AI, by a law-enforcement officer or his agent that (i) contain a false statement, signature, seal, letterhead, or contact information or (ii) materially misrepresent any fact.

II. Developers

State	Bill Number	Bill Status	Relevant Provisions
California	Transparency in Frontier Artificial Intelligence Act (TFAIA). (SB 53)	Enacted (9.29.25)	Requires developers who harness an extraordinary amount of computing power to create, implement, and publish a safety and security protocol and a transparency report for each released model; establishes a critical incident reporting mechanism; provides whistleblower protections for employees and contractors of large developers who report risks or noncompliance.
California	Artificial intelligence: defenses. (AB 316)	Enacted (10.13.25)	Prohibits a defendant who developed, modified, or used AI from asserting a defense that the AI autonomously caused the harm to the plaintiff.
California	Companion chatbots. (SB 243)	Enacted (10.13.25)	Imposes restrictions on chatbot operators, including requiring an operator of a companion chatbot to prevent the chatbot platform from providing rewards to a user at unpredictable intervals and requiring an operator to annually report to the Office of Suicide Prevention certain things.
California	California Cybersecurity Integration Center: artificial intelligence. (AB 979)	Enacted (10.3.25)	The California Cybersecurity Integration Center is tasked with enhancing the state's cybersecurity framework, particularly in relation to AI and other emerging technologies. Its mission focuses on mitigating the risks and impacts of cyber incidents on California's economy and critical infrastructure.
California	Electrical corporations: data centers: report. (SB 57)	Enacted (10.11.25)	Authorize the Public Utilities Commission to assess the extent to which electrical corporation costs associated with new loads from data centers result in cost shifts to other electrical corporation customers
California	Data brokers: data collection and deletion. (SB 361)	Enacted (10.8.25)	Requires data brokers to provide information to the California Privacy Protection Agency including whether, in the past year, the data broker shared or sold consumers' data to a foreign actor, the federal government, other state governments, law enforcement, or a developer of a GenAI system. Provides for the establishment of a deletion mechanism that allows consumers to request the deletion of their personal information from data brokers.
New York	Budget bill: transportation, economic development, and environmental conservation. (A 3008C / S 3008C)	Enacted (5.9.25)	Amends New York's general business law to regulate AI companion models. Requires safeguards for detection of suicidal ideation or expressions of self-harm. Requires

			notifications that the user is not communicating with a human. Provides for civil penalties enforced by the Attorney General.
New York	Responsible AI Safety and Education (RAISE) Act. (A 6453B / S 6953B)	Enacted (12.19.25)	Regulates the training and use of advanced AI systems known as frontier models, including requiring safety and security protocols, implementing appropriate safeguards to prevent critical harm, and disclosing safety incidents.

III. Workplace-Facing

State	Bill Number	Bill Status	Relevant Provisions
California	Classified workers’ rights. (SJR 2)	Enacted (7.10.25)	Calls on President Donald Trump and Congress to approve federal legislation guaranteeing certain rights to classified workers, including the right to receive notification and the opportunity to provide significant input about the implementation of electronic monitoring, data, algorithms, and AI technology in their workplaces and to receive high-quality, professional training as new technologies are introduced.
California	Law enforcement agencies: artificial intelligence. (SB 524)	Enacted (10.10.25)	Requires law enforcement agencies in California to establish policies governing the use of AI in the creation of official reports.
New York	Relates to the disclosure of automated employment decision-making tools and maintaining an artificial intelligence inventory. (A 433 / S 822)	Enacted (2.14.25)	Relates to the disclosure of automated employment decision-making tools; requires the office of information technology services to maintain an AI inventory; provides that the use of AI systems shall not affect the existing rights of employees pursuant to an existing collective bargaining agreement, or the existing representational relationships among employee organizations or the bargaining relationships between the employer and an employee organization.
Texas	Relating to artificial intelligence training programs for certain employees and officials of state agencies and local governments. (HB 3512)	Enacted (6.20.25)	Mandates the implementation of AI training programs for certain employees and officials of state agencies and local governments in Texas.
Texas	Relating to the artificial intelligence division within the Department of Information Resources. (HB 2818)	Enacted (6.20.25)	Provides for an AI division within the Texas Department of Information Resources responsible for aiding state agencies and other entities in the adoption of generative AI technology, particularly for the modernization or replacement of legacy systems.

Texas	Relating to the regulation and use of artificial intelligence systems and the management of data by governmental entities. (SB 1964)	Enacted (6.20.25)	Reviews and regulates state government use of AI; establishes that the department will create an AI code of ethics for state agencies and local governments that procure, develop, deploy, or use AI.
Virginia	Artificial intelligence-based tool; definition, use of tool. (HB 1642)	Enacted (4.2.25)	Requires that the recommendations or predictions provided by any AI-based tool, as defined in the bill, shall not be the sole basis for any decision related to pre-trial detention or release, prosecution, adjudication, sentencing, probation, parole, correctional supervision, or rehabilitation of criminal offenders, provided that any such decision is made by the judicial officer or other person charged with making such decision.