

H1395 • Florida

Artificial Intelligence

Dead

Risk: High

Comprehensive

Last Action (Mar 13, 2026): Died in Information Technology Budget & Policy Subcommittee

Summary

The analysis of Florida's H1395 outlines AI regulations, including requirements for AI contracts, protections for minors, and restrictions on personal data use.

Business Impact

If you operate in Florida and use AI, you must ensure compliance with data use restrictions by July 1, 2024, or face penalties.

Key Provisions

- Imposes requirements on AI technology contracts
- Prohibits governmental entities from entering into contracts for AI technology under certain conditions
- Includes protections for minors in AI applications, requiring consent
- Prohibits sale or disclosure of personal information unless deidentified
- Prohibits commercial use of AI-created likeness without consent
- Covers enforcement provisions, civil penalties, damages, and private causes of action

Compliance Checklist

- Ensure contracts for AI technology meet specified requirements. | Who: Governmental entities | Penalty: Civil penalties and damages
- Obtain consent from minors for chatbot interactions. | Who: AI technology companies | Penalty: Civil penalties and potential private lawsuits

Industries Affected

Topics

AI Transparency AI in Government Comprehensive AI AI Privacy AI Likeness AI in Social Media & Online Platforms User-Facing AI

Official Source

<https://www.flsenate.gov/Session/Bill/2026/1395>

Disclaimer: This document is generated by AI for informational purposes only. It does not constitute legal advice. Consult a qualified attorney for guidance specific to your situation. Information may not be fully up to date.