

## AI MODEL SAFETY

Introduced

Risk: Medium

Comprehensive

Last Action (May 22, 2026): Rule 3-9(a) / Re-referred to Assignments

## Summary

The Artificial Intelligence Safety Act limits liability for AI developers if they publish safety and security protocols, transparency reports, do not cause harm intentionally or recklessly, or comply with EU standards or enter into a federal agreement that satisfies specified requirements.

## Business Impact

If you develop frontier AI models, publish safety protocols to avoid liability for unintentional harms.

## Key Provisions

- Developers are not liable for harms if they publish safety and security protocols and transparency reports and did not intentionally or recklessly cause the harms.
- Developers can comply by following EU safety standards or entering into a federal agreement that satisfies specified requirements.
- The Act will no longer apply if federal laws create overlapping requirements.

## Compliance Checklist

- Publish safety and security protocols on your website | Who: Developers of frontier AI models | Penalty: Liability for critical harms may apply
- Create and publish a transparency report at the time of model release | Who: Developers of frontier AI models | Penalty: Liability for critical harms may apply

## Industries Affected

Government

## Topics

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AI Transparency

AI in Government

Comprehensive AI

AI Liability

Frontier or  
General-Purpose AI

## Bill Sponsors

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Name	Party	Role
William Cunningham	D	Sponsor

## Related Bills

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- SB 3444 (IL)

## Official Source

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<https://www.ilga.gov/Legislation/BillStatus?DocNum=3444&GAID;=18&DocTypeID;=SB&SessionID;=114&GA;=104>

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