

SB 444 • Georgia

Private Review Agents; certain decisions with regard to the provision of insurance coverage for healthcare services shall not be based solely on artificial intelligence systems; provide

Unknown

Risk: Medium

Narrow/Targeted

Last Action (Jan 01, 2027): Effective Date

Summary

This bill prohibits insurance coverage decisions for healthcare services from being based solely on AI systems. It includes provisions for definitions.

Business Impact

If you provide healthcare insurance in Georgia, you must ensure decisions aren't solely based on AI by the effective date or face regulatory scrutiny.

Key Provisions

- Decisions on insurance coverage for healthcare services cannot be based solely on AI systems.
- Amends Chapter 46 of Title 33 of the Official Code of Georgia Annotated.
- Provides definitions related to artificial intelligence and software tools.
- Includes provisions for related matters and effective date.
- Repeals conflicting laws.

Compliance Checklist

- Ensure that decisions regarding healthcare coverage are not solely based on AI systems. | Who: Private review agents and insurance providers. | Penalty: Regulatory scrutiny for non-compliance.

Industries Affected

Healthcare

Finance

Technology

Topics

AI Healthcare

AI in Insurance

Comprehensive AI

Bill Sponsors

Name	Party	Role
Kay Kirkpatrick		Primary
Ben Watson		Primary
Mike Hodges		Primary
Ed Harbison		Primary
Larry Walker, III		Primary

Related Bills

- SB444 (GA)

Official Source

<http://webservices.legis.ga.gov/GGAServices/Members/Service.svc?wsdl>

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.