

HB5228 • Illinois

AI USE IN GOV'T CONTRACTS

Introduced

Risk: Medium

Amendment

Last Action (Apr 05, 2024): Rule 19(a) / Re-referred to Rules Committee

Summary

This bill mandates vendors to disclose the use of AI technology in government contracts and updates if usage changes. Compliance is crucial to avoid penalties.

Business Impact

If you contract with Illinois state government and use AI, you must disclose its use or face disqualification for up to 2 years.

Key Provisions

- Vendors must disclose AI use in government contracts to relevant authorities.
- Updated disclosures are required if AI use changes during the contract.
- State agencies can request detailed information about the AI technology used.
- Failure to disclose or providing false information may lead to disqualification.
- Disqualification can last up to 2 years for non-compliance.
- Applies to contracts for services, grants, leases, or purchases of software/hardware.

Compliance Checklist

- Disclose AI technology use in contracts | Who: Vendors contracting with the Illinois state government | Penalty: Disqualification from contracting for up to 2 years
- Provide updated disclosures if AI use changes | Who: Vendors | Penalty: Disqualification from contracting for up to 2 years

Industries Affected

Government

Consumer
Protection

Government
Contracting

Technology

Technology
Services

Topics

AI Transparency

AI in Government

Comprehensive AI

Bill Sponsors

Name	Party	Role
Abdelnasser Rashid	D	Sponsor

Related Bills

- HB5099 (IL)

Official Source

<https://www.ilga.gov/legislation/BillStatus.asp?DocNum=5228&GAID;=17&DocTypeID;=HB&SessionID;=112&GA;=103>

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