

HB5228 • Illinois

AI USE IN GOVT CONTRACTS

Introduced

Risk: High

Amendment

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

Summary

The bill mandates vendors to disclose any use of AI technology in government contracts and allows for penalties for non-compliance.

Business Impact

If you contract with the Illinois 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.
- Disclosure required for any changes in AI use during the contract.
- State agencies may request detailed information on AI technology.
- Chief procurement officer can disqualify non-compliant vendors for up to 2 years.

Compliance Checklist

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

Industries Affected

Government Contracting

Technology

Government

Technology Services

Consumer Protection

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>

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.