

## CHATBOT RESPONSE LIABILITY ACT

In Committee

Risk: Medium

Narrow/Targeted

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

### Summary

The CHATBOT RESPONSE LIABILITY ACT addresses liability for chatbot responses, including financial loss, other demonstrable harm, and harm to third parties. The Act becomes effective one year after becoming law.

### Business Impact

If you operate chatbots in Illinois, you must ensure compliance with response liability standards or face legal consequences.

### Key Provisions

- Liability for financial loss, other demonstrable harm, and harm to third parties.
- Liability for misleading information that cannot be disclaimed and bodily harm.
- Notice requirements for chatbot interactions.
- Parental consent required for minors.
- Attorney General to adopt compliance rules for companion chatbots.
- The Act becomes effective one year after becoming law.

### Compliance Checklist

- Ensure chatbot responses meet established standards | Who: Businesses using chatbots | Penalty: Legal consequences for non-compliance
- Implement measures to verify chatbot accuracy | Who: Businesses using chatbots | Penalty: Legal consequences for non-compliance

### Industries Affected

Finance

Housing

## Topics

User-Facing AI

## Bill Sponsors

Name	Party	Role
Sue Rezin		Primary

## Related Bills

- SB3368 (IL)

## Official Source

<https://ilga.gov/Legislation/BillStatus?DocNum=3368&GAID;=18&DocTypeID;=SB&LegId;=166247&SessionID;=114>

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