

AI DATA PRIVACY ACT

Introduced

Risk: High

Comprehensive

Effective: Jan 01, 2027 | Last Action (May 22, 2026): Rule 3-9(a) / Re-referred to Assignments

Summary

The AI Data Privacy Act prohibits AI training on user data unless specified conditions are satisfied, effective January 1, 2027.

Business Impact

If you deploy AI in Illinois, you must obtain user consent for data retention by January 1, 2027, or face legal penalties.

Key Provisions

- Prohibits AI training on user data unless specified conditions are satisfied.
- Establishes a private right of action for users.
- Classifies violations as unlawful practices under existing consumer protection laws.
- Amends the Consumer Fraud and Deceptive Business Practices Act.
- Effective January 1, 2027.

Compliance Checklist

- Obtain user consent for data retention before training AI. | Who: AI deployers. | Penalty: Legal action and potential damages.
- Set default configurations to prevent AI training on user data without consent. | Who: AI deployers. | Penalty: Legal action and potential damages.

Industries Affected

Technology

Consumer Protection

Topics

Comprehensive AI

AI Privacy

Bill Sponsors

Name	Party	Role
Rachel Ventura	D	Sponsor

Related Bills

- SB 3180 (IL)

Official Source

<https://www.ilga.gov/Legislation/BillStatus?DocNum=3180&GAID;=18&DocTypeID;=SB&SessionID;=114&GA;=104>

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