

## CHATBOT RESPONSE LIABILITY ACT

Introduced

Risk: High

Comprehensive

Effective: Feb 04, 2027 | Last Action (May 22, 2026): Rule 3-9(a) / Re-referred to Assignments

### Summary

The Chatbot Response Liability Act holds chatbot proprietors liable for misleading information affecting covered users or third parties. The Attorney General will adopt rules for companion chatbots.

### Business Impact

If you operate a chatbot in Illinois, you must ensure accurate information and notify users they are interacting with AI or face liability for harm.

### Key Provisions

- Proprietors cannot disclaim liability for misleading information causing harm to covered users or third parties.
- Clear notification must be provided to users that they are interacting with an AI chatbot.
- Companion chatbots must obtain parental consent for users under 18.
- Liability applies to both financial loss and bodily harm.

### Compliance Checklist

- Ensure chatbot provides accurate information and complies with policies | Who: Chatbot proprietors | Penalty: Liability for any resulting harm
- Provide clear notice to users about AI interaction | Who: Chatbot proprietors | Penalty: Liability for any resulting harm
- Obtain parental consent for minor users of companion chatbots | Who: Proprietors of companion chatbots | Penalty: Strict liability for harm caused to minors

### Industries Affected

Finance

Housing

## Topics

Comprehensive AI

User-Facing AI

AI Liability

## Bill Sponsors

Name	Party	Role
Susan Rezin	R	Sponsor

## Related Bills

- SB 3368 (IL)

## Official Source

<https://www.ilga.gov/Legislation/BillStatus?DocNum=3368&GAID;=18&DocTypeID;=SB&SessionID;=114&GA;=104>

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.