

SB 1159 • California

Artificial intelligence: transparency and governance.

In Committee

Risk: Low

Amendment

Last Action (May 18, 2026): Referred to Coms. on P. & C.P. and JUD.

Summary

SB 1159 excludes AI and nonhuman entities from being considered 'persons' under specific California laws, ensuring these laws apply only to human entities.

Business Impact

If you use AI in public records requests, note AI is not recognized as a 'person' under these laws.

Key Provisions

- Excludes AI systems and nonhuman entities from the definition of 'person' under the California Public Records Act.
- Clarifies that AI is not a 'member of the public' under the Bagley-Keene Open Meeting Act and the Ralph M. Brown Act.
- Excludes AI from being considered a 'person' under the Political Reform Act of 1974, the Administrative Procedure Act, and CEQA.

Industries Affected

Government

Technology

Consumer Protection

Topics

AI in Political Advertising

Comprehensive AI

Bill Sponsors

Name	Party	Role
Cabaldon		Author
Allen		Coauthor
Jones		Coauthor
Ochoa Bogh		Coauthor
Weber Pierson		Coauthor

Official Source

http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=202520260SB1159

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.