

U.S. AI Law Tracker



Which states have AI laws in effect today?

This tracker summarizes key AI laws that may impact your business. Information is only shown for states with defined laws. Please visit our AI Law Center for the latest information.

State/Terr	Law Type	Description (Tab Name)	Relevant Law	Law Link 1	Law Link 2	Effective Date	AI Scope	Key Requirements	Enforcements & Penalties	Additional Resources
Alabama	CSAM	AI CSAM	Alabama Child Protection Act of 2024	HB 168		October 1, 2024	AI CSAM	<ul style="list-style-type: none"> Expands the scope the definition of child sexual abuse material to include "virtually indistinguishable depictions" created, altered, or produced by digital, computer generated, or other means. 	Existing criminal penalties apply.	N/A
Alabama	AI	AI Political Ads	Alabama Materially Deceptive Election Media Law	AL HB172		October 1, 2024	AI in Political Advertising	<ul style="list-style-type: none"> Prohibits the distribution of materially deceptive AI-generated media falsely depicting an individual that is intended to influence an election. Provides a safe harbor from liability where the person provides a disclaimer that the media has been manipulated by technical means and depicts speech or conduct that did not occur. 	<ul style="list-style-type: none"> Class A Misdemeanor for first offense. Class D Felony for subsequent offense. 	N/A
Arizona	AI	AI Deepfakes	Arizona General Deepfake Law	HB 2394		June 4, 2024	AI Deepfakes	<p>Grants any Arizona citizen (or a candidate for public office or political party office who will appear on the ballot in Arizona) the right to bring an action for preliminary and permanent declaratory relief (and, in certain circumstances, injunctive relief or damages) where:</p> <ul style="list-style-type: none"> A digital impersonation (typically video, audio or still image generated by AI) of the person was published to one or more other persons without that person's consent; At the time of publication it would not be obvious to a reasonable person that the content was a digital impersonation and the publisher did not reasonably convey to the recipients that the content was a digital impersonation or that its authenticity was disputed; and The digital impersonation presents some risk of harm (e.g., depicting the person engaging in a criminal or sexual act, resulting in personal hardship or the loss of employment, presenting a risk to an upcoming election). 	Permanent declaratory relief, permanent injunctive relief, and in certain circumstances, damages.	N/A
Arizona	AI	AI Political Deepfakes	Arizona Political Deepfake Law	SB 1359		June 4, 2024	AI in Political Advertising	<ul style="list-style-type: none"> Prohibits any person from creating and distributing a synthetic media message that the person knows is a deceptive and fraudulent deepfake of a candidate for elected office within 90 days of an election unless the synthetic media message includes a clear and conspicuous disclosure that conveys to a reasonable person that the media includes content generated by artificial intelligence. 	Permanent declaratory relief, permanent injunctive relief and, in certain circumstances, damages.	N/A
California	AI	AI Intimate Social Media	Digital Identity Theft Act	SB 981		January 1, 2025	AI Intimate Images, AI in Social Media	<p>Requires a social media platform to:</p> <ul style="list-style-type: none"> Provide a reasonably accessible mechanism to California users to report to the social media platform any sexually explicit image or video of them posted on that platform that was created or altered through digitization without their consent (i.e., "sexually explicit digital identity theft"); Temporarily block any covered material from being publicly viewable on the social media platform pending the social media platform's determination on the report; and Removing any covered material from being publicly viewable on the social media platform once the platform determines there is a reasonable basis to believe the reported material is sexually explicit digital identity theft. 	Not specified.	N/A
California	AI	AI Intimate Images	Amendment of California Law Governing Distribution of Intimate Images	SB 926		January 1, 2025	AI Intimate Images	<ul style="list-style-type: none"> Extends prohibitions on the distribution of intimate images to include the intentional creation and distribution of any sexually explicit image of another identifiable person that was created in a manner that would cause a reasonable person to believe the image is an authentic image of the person depicted, under circumstances in which the person distributing the image knows or should know that distribution of the image will cause serious emotional distress, and the person depicted suffers that distress. 	Existing criminal penalties apply.	N/A
California	AI	Training Data Transparency	Artificial Intelligence Training Data Transparency Act	AB 2013		January 1, 2026	AI Transparency	<ul style="list-style-type: none"> Requires AI developers to post information on the data used to train their generative AI on their websites, including a high-level summary of the datasets used, the sources or owners of the datasets, a description of how the data is used, the number of data points in the set, whether copyrighted / IP protected or licensed data is included, and the time period the data was collected (among other information). 	Not specified.	N/A
California	AI	AI Definition	AI Definition Bill	AB 2885		N/A	AI Definition	<ul style="list-style-type: none"> Generally establishes a uniform definition for artificial intelligence (AI) in California Law: "an engineered or machine-based system that varies in its level of autonomy and that can, for explicit or implicit objectives, infer from the input it receives how to generate outputs that can influence physical or virtual environments." 	N/A	N/A

California	AI	Consumer Privacy	California Consumer Privacy Act	AB 1008		January 1, 2025	AI Privacy	<ul style="list-style-type: none"> Amends the definition of “personal information” under the CCPA to clarify personal information can exist in various formats, including, but not limited to, “abstract digital formats, including compressed or encrypted files, metadata, or artificial intelligence systems that are capable of outputting personal information.” 	N/A	N/A
California	AI	AI Healthcare Communications	Artificial Intelligence in Health Care Services	Cal. Gov. Code § Section 1339.75 AB 3030		January 1, 2025	AI Healthcare	<ul style="list-style-type: none"> Requires health facilities, clinics, physician’s offices, and offices of a group practice that uses generative AI to generate written or verbal patient communications pertaining to patient clinical information to ensure those communications include both: <ul style="list-style-type: none"> A disclaimer that indicates to the patient that a communication was generated by generative artificial intelligence; and Clear instructions describing how a patient may contact a human healthcare provider, employee, or other appropriate person. Exempts from disclosure written communications that are generated by AI that are reviewed by a licensed or certified healthcare provider. 	Existing regulatory enforcement mechanisms.	N/A
California	AI	AI Healthcare Utilization	AI Healthcare Utilization Law	SB 1120		January 1, 2025	AI Healthcare	<ul style="list-style-type: none"> Requires health care service plans and disability insurers that use an artificial intelligence, algorithm, or other software tool for the purpose of utilization review or utilization management functions to ensure compliance with specified requirements, including that the tool bases its determination on specified information and is fairly and equitably applied. 	Criminal penalties.	N/A
California	CSAM	AI CSAM	Amendment of California CSAM Laws	AB 1831	SB 1381	January 1, 2025	AI CSAM	<ul style="list-style-type: none"> Expands the scope of existing child pornography statutes to include matter that is digitally altered or generated by the use of AI. 	Existing criminal penalties apply.	N/A
California	AI	Gov. AI Accountability	Generative Artificial Intelligence Accountability Act	SB 896		January 1, 2025	AI in Government	<ul style="list-style-type: none"> Requires the Office of Emergency Services to perform a risk analysis of potential threats posed by the use of GenAI to California’s critical infrastructure, and certain other state agencies / actors to take AI into account in various government processes. Requires a state agency or department that utilizes generative AI to directly communicate with a person regarding government services and benefits to ensure that those communications include both (i) a disclaimer that indicates to the person that the communication was generated by generative artificial intelligence and (ii) describing how the person may contact a human employee of the state agency or department. 	N/A	N/A
California	AI	Bot Act	California Bot Act	Cal. Bus. & Prof. Code § 17940–17943		July 1, 2019	AI Chatbots, User-Facing AI	<ul style="list-style-type: none"> Prohibits any person from using a bot online to communicate or interact with a person in California with the intent to mislead the person about the bot’s artificial identity for the purpose of knowingly deceiving the person about the content of the communication in order to incentivize a commercial transaction or influence a vote in an election. Provides a safe harbor from liability where the person clearly and conspicuously discloses, in a manner reasonably designed to inform the relevant person, that a bot is in use. 	Up to \$2,500 per violation.	N/A
California	AI	Gov. AI Inventory Law	California Government AI Inventory Law	Cal. Gov. Code § 11546.45.5		January 1, 2024	AI in Government	<ul style="list-style-type: none"> Requires the California Department of Technology to inventory all high-risk automated decision systems used or proposed by state agencies on or before September 1, 2024, detailing their functions, benefits, data usage, and risk mitigation measures. Requires the California Department of Technology to submit a report of the comprehensive inventory to specified committees of the California Legislature annually until January 1, 2029. 	N/A	N/A
California	AI	AI Calling	AI Call Disclosures Law	AB 2905		January 1, 2025	AI Calling	<ul style="list-style-type: none"> Requires callers using an automatic dialing-announcing device to inform the person called if the prerecorded message uses an artificial voice generated or significantly altered using artificial intelligence. 	Up to \$500 per violation.	N/A
California	AI	AI Content Transparency	California AI Transparency Act	Cal. Gov. Code § Section 22757.1 SB 942		January 1, 2026	AI Transparency	<ul style="list-style-type: none"> Requires providers of certain covered generative AI systems to: <ul style="list-style-type: none"> Offer users the option to include in AI-generated image, video or audio content an indicator that the content is AI-generated content; Include a detectable, latent disclosure in AI-generated image, audio, and video content created by the provider’s AI system that the content was generated by the system; and Develop and make available tools to detect whether specified content was generated by the provider’s system. 	Up to \$5,000 per violation.	N/A
California	AI	AI Celebrity Likeness	Amendment to Deceased Personality Protections	AB 1836		January 1, 2025	AI Likeness	<ul style="list-style-type: none"> Makes it unlawful for a person to produce, distribute, or make available the digital replica of a deceased personality’s voice or likeness in an expressive audiovisual work or sound recording without appropriate consent. 	Greater of \$10,000 or the actual damages suffered by a person controlling the rights to the deceased personality’s likeness	N/A
California	AI	AI Professional Likeness	Replica of Voice or Likeness Law	AB 2602		January 1, 2025	AI Likeness	<ul style="list-style-type: none"> Makes any provision in an agreement for the performance of personal or professional services unenforceable where: <ul style="list-style-type: none"> The provision allows for the creation and use of a digital replica of the individual’s voice or likeness in place of work the individual would otherwise have performed in person; The provision does not include a reasonably specific description of the intended uses of the digital replica; and The individual was not represented (i) by legal counsel or (ii) by a labor union. 	Unenforceability of a violating contractual provision.	N/A

California	AI	AI Political Deepfakes	Defending Democracy from Deepfake Deception Act of 2024	AB 2655		January 1, 2025	AI in Political Advertising	<ul style="list-style-type: none"> Requires large online platforms with at least one million California users to develop and implement procedures for the use of state-of-the-art techniques to identify and either remove or label (depending on the closeness in proximity to an election) materially deceptive political deepfake content. Requires the large online platform to also provide an easily accessible way for California residents to report such content to the platform. 	Injunctive or other equitable relief by the Attorney General, any district attorney, or city attorney.	N/A
California	AI	AI Political Deceptive Media	Deceptive Media in Election Advertisements	AB 2839		September 17, 2024	AI in Political Advertising	<ul style="list-style-type: none"> Prohibits a person, committee, or other entity from knowingly distributing an advertisement or other election communication that contains certain materially deceptive deepfake content with malice within 120 days of an election in California and, in specified cases, 60 days after an election. 	General or special damages.	N/A
California	AI	Political Reform Act	Amendment to the Political Reform Act	AB 2355		January 1, 2025	AI in Political Advertising	<ul style="list-style-type: none"> Requires any committee that creates, originally publishes, or originally distributes a qualified political advertisement to include in the advertisement a specified disclosure that the advertisement was generated or substantially altered using artificial intelligence. 	Up to \$5,000 per violation.	N/A
Colorado	AI	Automated Decision-Making	Colorado Privacy Act	Col. Rev. Stat. § 6-1-1301 et seq. 4 CCR 904-3 <i>Reprinted from Westlaw with the permission of Thomson Reuters.</i>		July 1, 2023	Automated Decision-Making	<ul style="list-style-type: none"> Provides consumers the right to opt-out of any form of automated processing of personal data to evaluate, analyze, or predict personal aspects concerning an identified or identifiable individual's economic situation, health, personal preferences, interests, reliability, behavior, location, or movements in furtherance of solely-automated decisions that produce legal or similarly significant effects concerning the consumer (i.e., the provision or denial of financial or lending services, housing, insurance, education enrollment or opportunity, criminal justice, employment opportunities, healthcare services, or access to essential goods and services). Requires a data protection assessment of each processing activity involving such automated processing of personal data in certain circumstances. <p><i>Other obligations and restrictions may apply depending on the type of data processed.</i></p>	Up to \$20,000 per violation.	N/A
Colorado	AI	AI Intimate Images	Colorado Posting a Private Image for Harassment Law	Co. Rev. Stat. 18-7-107 <i>Reprinted from Westlaw with the permission of Thomson Reuters.</i>		October 9, 2024	AI Intimate Images	<ul style="list-style-type: none"> Expands the scope of Colorado's intimate image harassment statute to include simulated images of an identifiable person. 	Existing criminal penalties apply.	N/A
Colorado	AI	CO AI Act	Colorado AI Act	Co. Rev. Stat. § 6-1-1701 et seq. SB24-205 <i>Reprinted from Westlaw with the permission of Thomson Reuters.</i>		February 1, 2026	High-Risk AI, User-Facing AI	<ul style="list-style-type: none"> Requires developers and deployers of high-risk AI systems to use reasonable care to protect consumers from algorithmic discrimination. Requires developers to address internal documentation requirements relating to model characteristics and risk management measures, as well as transparency obligations owed primarily to deployers. Requires deployers to implement an appropriate risk management program, conduct comprehensive impact assessments, and address transparency obligations owed primarily to consumers. Requires deployers to disclose certain information to the consumer and provide them a right to correct their information and/or appeal if the use of a high-risk AI system results in an adverse decision for a consumer. Requires all AI systems intended to interact with consumers to be accompanied by a disclosure that the consumer is interacting with an AI system. 	Up to \$20,000 per violation.	Colorado AI Act: 5 Things You Should Know; Colorado AI Act: Video Series
Colorado	AI	Election Deepfake Law	Colorado Candidate Election Deepfake Disclosures Law	Co. Rev. Stat. 1-45-111.5 to 111.7 and 1-46-101 to 106 <i>Reprinted from Westlaw with the permission of Thomson Reuters.</i>	HB24-1147	July 1, 2024	AI in Political Advertising	<ul style="list-style-type: none"> Prohibits the distribution of AI-generated deepfakes of election candidates. Provides a safe harbor from liability where the person provides a clear and conspicuous disclaimer that the media has been edited and depicts speech or conduct that falsely appears to be authentic or truthful. 	At least \$100 per violation and 10% of the amount spent on the communication.	N/A
Colorado	AI	Discrimination in Insurance Practices	Colorado Protecting Consumers from Unfair Discrimination in Insurance Practices	Co. Rev. Stat. 10-3-1104.9 <i>Reprinted from Westlaw with the permission of Thomson Reuters.</i>		July 6, 2021	AI in Insurance	<ul style="list-style-type: none"> Prohibits insurance providers from using algorithms or predictive models that unfairly discriminate based on race, color, national or ethnic origin, religion, sex, sexual orientation, disability, gender identity, or gender expression. Requires the Colorado Commissioner of Insurance to adopt rules requiring insurers to demonstrate that their use of algorithms and predictive models do not result in unfair discrimination. 	Up to \$3,000 per violation, or \$30,000 per knowing violation.	N/A
Connecticut	AI	Gov. AI Inventory & Assessment Law	Connecticut Act Concerning AI, Automated Decision-Making and Personal Data Privacy	SB 1103		July 1, 2023	AI in Government	<ul style="list-style-type: none"> Requires the Department of Administrative Services to prepare an inventory of the AI systems in use by any Connecticut state agency and perform ongoing assessments of such AI systems to ensure they do not result in unlawful discrimination or disparate impact. Directs Connecticut government agencies to establish policies and procedures concerning the development, procurement and implementation of such systems. 	N/A	N/A

Connecticut	AI	Automated Decision-Making	Connecticut Data Privacy Act	Conn. Gen. Stat. § 42-515 et seq.	July 1, 2023	Automated Decision-Making	<ul style="list-style-type: none"> Provides consumers the right to opt-out of any form of automated processing performed on personal data to evaluate, analyze, or predict personal aspects related to an identified or identifiable individual's economic situation, health, demographic characteristics, personal preferences, interests, reliability, behavior, location, or movements in furtherance of solely-automated decisions that produce legal or similarly significant effects concerning the consumer (i.e., the provision or denial of financial or lending services, housing, insurance, education enrollment or opportunity, criminal justice, employment opportunities, health-care services, or access to essential goods and services). Requires a data protection assessment of each processing activity involving such automated processing of personal data in certain circumstances. <p><i>Other obligations and restrictions may apply depending on the type of data processed.</i></p>	Up to \$5,000 per violation.	N/A
Delaware	AI	AI Deepfakes	Amendment to the Delaware Code Relating to Deepfakes	HB 353	August 7, 2024	AI Deepfakes	<ul style="list-style-type: none"> Sets out civil and criminal remedies for wrongful disclosure of deepfakes that depict individuals in the nude or engaging in sexual conduct so long as the depicted person is identifiable and did not consent to the disclosure. 	Existing criminal penalties under the Unauthorized Disclosure of Intimate Images statute apply.	N/A
Delaware	AI	Gov. AI Inventory Law	Delaware Artificial Intelligence Commission Act	HB 233	July 17, 2024	AI in Government	<ul style="list-style-type: none"> Requires the Delaware Artificial Intelligence Commission to conduct an inventory of all generative AI usage in Delaware government. The act also creates various AI governance functions within the Vermont State government. 	N/A	N/A
Delaware	AI	Automated Decision-Making	Delaware Personal Data Privacy Act	Del. Code tit. 6, § 12D-101 et seq.	January 1, 2025	Automated Decision-Making	<ul style="list-style-type: none"> Provides consumers the right to opt-out of any form of automated processing performed on personal data to evaluate, analyze, or predict personal aspects related to an identified or identifiable individual's economic situation, health, demographic characteristics, personal preferences, interests, reliability, behavior, location, or movements in furtherance of solely-automated decisions that produce legal or similarly significant effects concerning the consumer (i.e., the provision or denial of financial or lending services, housing, insurance, education enrollment or opportunity, criminal justice, employment opportunities, health-care services, or access to essential goods and services). Requires a data protection assessment of each processing activity involving such automated processing of personal data. <p><i>Other obligations and restrictions may apply depending on the type of data processed.</i></p>	Up to \$10,000 per violation.	N/A
Florida	CSAM	AI CSAM	Amendment of Florida CSAM Laws	SB 1680	January 1, 2025	AI CSAM	<ul style="list-style-type: none"> Expands the scope of existing child pornography statutes to include any image that has been created, altered, adapted, or modified by electronic, mechanical, or other computer-generated means to portray a fictitious person, who a reasonable person would regard as being a real person younger than 18 years of age, engaged in sexual conduct. 	Existing criminal penalties apply.	N/A
Florida	AI	AI Political Ads	Florida Act Relating to AI Use in Political Advertising	HB 919	July 1, 2024	AI in Political Advertising	<ul style="list-style-type: none"> Requires political advertisements and electioneering communications containing AI-generated deepfakes intended to influence an election to include a disclaimer indicating the content was created in whole or in part with the use of generative AI. 	Misdemeanor of the First Degree.	N/A
Florida	AI	Automated Decision-Making	Florida Digital Bill of Rights	SB 262	July 1, 2024	Automated Decision-Making	<ul style="list-style-type: none"> Provides consumers the right to opt-out of any form of solely automated processing performed on personal data to evaluate, analyze, or predict personal aspects related to an identified or identifiable individual's economic situation, health, personal preferences, interests, reliability, behavior, location, or movements in furtherance of decisions that produce legal or similarly significant effects concerning the consumer (i.e., the provision or denial of financial or lending services, housing, insurance, health care services, education enrollment, education opportunities, criminal justice, or access to basic necessities like food and water). Requires a data protection assessment of each processing activity involving such automated processing of personal data. <p><i>Other obligations and restrictions may apply depending on the type of data processed.</i></p>	Up to \$50,000 per violation.	N/A
Georgia	AI	AI Intimate Images	Prohibition on Nude or Sexually Explicit Electronic Transmissions	Ga. Code § 16-11-90	May 2, 2022	AI Intimate Images	<ul style="list-style-type: none"> Expands the definition of non-consensual nude or sexually explicit electronic transmissions to include "falsely created videographic or still images." 	Existing criminal penalties apply.	N/A
Georgia	CSAM	AI CSAM	Amendment of Georgia CSAM Law	SB 466	July 1, 2024	AI CSAM	<ul style="list-style-type: none"> Clarifies that claiming CSAM was adapted or modified to appear as though an identifiable minor is engaging in sexually explicit conduct is not a defense to existing CSAM laws. 	Existing criminal penalties apply.	N/A
Hawaii	AI	AI Political Ads	Deceptive Media in Election Advertisements	SB 2687	July 3, 2024	AI in Political Advertising	<ul style="list-style-type: none"> Prohibits a person from recklessly distributing materially deceptive media (including media generated by AI) during an election cycle in reckless disregard of the risk of harming the reputation or electoral prospects of a candidate in an election or changing the voting behavior of voters in an election (with an exception for media containing proper disclaimers). 	Criminal charges and fines, plus civil action for injunctive relief and general or special damages.	N/A

Hawaii	AI	AI Intimate Images	Amedment to Intimate Image Law	SB 309	June 23, 2021	AI Intimate Images	<ul style="list-style-type: none"> Expands the scope of Hawaii's violation of privacy in the first degree to encompass the intentional creation of a nude or sexually explicit image or video of a "composite fictitious person" that is identifiable as an individual with intent to harm that person. 	Existing penalties apply.	N/A	
Idaho	AI	AI Intimate Images	Idaho Explicit Synthetic Media law	Idaho Code § 18-6606	HB 575	July 1, 2024	AI Intimate Images	<ul style="list-style-type: none"> Prohibits any person from knowingly disclosing explicit synthetic media that realistically misrepresents an identifiable individual as engaging in conduct in which that identifiable individual did not engage where such disclosure (or threatened disclosure) could harm the individual (such as cause substantial emotional distress, or be used to threaten or harass the individual). 	Misdemeanor or felony charges, and up to \$25,000 in criminal fines.	N/A
Illinois	AI	AI Right of Publicity	Amendment to Right of Publicity Act	HB 4875	August 9, 2024	AI Likeness	<ul style="list-style-type: none"> Makes it unlawful for a person to knowingly distribute, transmit, or make available to the general public a sound recording or audiovisual work with actual knowledge that the work contains an unauthorized digital replica (i.e., a newly created, electronic representation of the voice, image, or likeness of an actual individual created using a computer, algorithm, software, tool, artificial intelligence, or other technology that is fixed in a sound recording or audiovisual work in which that individual did not actually perform or appear, and which a reasonable person would believe is that particular individual's voice, image, or likeness being imitated). 	Actual damages, profits made from the unauthorized use, and statutory damages of \$1,000.	N/A	
Illinois	AI	AI Professional Likeness	Digital Voice and Likeness Protection Act	HB 4762	August 9, 2024	AI Likeness	<ul style="list-style-type: none"> Makes any provision in an agreement for the performance of personal or professional services unenforceable where: <ul style="list-style-type: none"> The provision allows for the creation and use of a digital replica of the individual's voice or likeness in place of work the individual would otherwise have performed in person; The provision does not include a reasonably specific description of the intended uses of the digital replica; and The individual was not represented (i) by legal counsel or (ii) by a labor union. 	Unenforceability of a violating contractual provision.	N/A	
Illinois	AI	Illinois Human Rights Act	Amendment to the Illinois Human Rights Act	HB 3773	January 1, 2026	Employment-related AI	<ul style="list-style-type: none"> Amends the Illinois Human Rights Act to make it a civil rights violation for an employer to use AI with respect to recruitment, hiring, promotion, renewal of employment, selection for training or apprenticeship, discharge, discipline, tenure, or the terms, privileges, or conditions of employment: <ul style="list-style-type: none"> Without notifying employees when using AI for these purposes; or In a manner that has the effect of subjecting employees to discrimination on the basis of protected classes (or zip code used as a proxy for protected classes). <p>Forthcoming rules will clarify the circumstances and conditions that require notice, the time period for providing notice, and the means for providing notice.</p>	Enforced under the Illinois Human Rights Act.	N/A	
Illinois	AI	Automated Decision Tools Act	Illinois Automated Decision Tools Act	HB 5116	January 1, 2026	Automated Decision-Making	<ul style="list-style-type: none"> Prohibits deployers from using automated decision tools making consequential decisions that result in algorithmic discrimination Requires deployers to perform an impact assessment for any automated decision tool they use that makes, or is a controlling factor in making, consequential decisions Requires deployers to notify any person who will be the subject of a consequential decision that an automated decision tool is being used to make the decision and information regarding the characteristics of the tool Requires deployers to allow subjects of such automated decision tools to opt out of the use of the automated decision tool in certain circumstances Requires deployers to establish a governance program that contains reasonable administrative and technical safeguards to map, measure, manage, and govern the reasonably foreseeable risks of algorithmic discrimination associated with the use or intended use of an automated decision tool making consequential decisions Requires deployers to make a policy publicly available that summarizes their automated decision tools in use and how the deployer mitigates foreseeable risks 	<ul style="list-style-type: none"> Private right of action for compensatory damages Civil penalties for certain violations of the law 	N/A	
Illinois	AI	AI Video Interview Act	Artificial Intelligence Video Interview Act	820 ILCS.42	January 1, 2020	Employment-related AI	<ul style="list-style-type: none"> Requires employers who use AI to analyze applicant video interviews to notify each applicant of the use of AI, explain how the AI works, and obtain the applicant's consent prior to using the AI Requires employers who rely solely on AI to analyze video interviews to determine whether an applicant will be selected for an in-person interview to collect and report to the Department of Commerce and Economic Opportunity annually on the demographic data of the applicants 	N/A	N/A	
Indiana	AI	AI Intimate Images	Amendment of Indiana Law Governing Distribution of Intimate Images	HB 1047	March 12, 2024	AI Intimate Images	<ul style="list-style-type: none"> Extends prohibitions on the distribution of intimate images to include computer generated images, including images of an individual created or modified by means of a computer software program, artificial intelligence, application, or other design editing tools. 	Existing criminal penalties apply.	N/A	

Indiana	AI	Automated Decision-Making	Indiana Consumer Data Protection Act	Ind. Code. §24-15-1	January 1, 2026	Automated Decision-Making	<ul style="list-style-type: none"> Provides consumers the right to opt-out of any form of solely automated processing performed on personal data to evaluate, analyze, or predict personal aspects related to an identified or identifiable individual's economic situation, health or health records, personal preferences, interests, reliability, behavior, location, or movements in furtherance of decisions that produce legal or similarly significant effects concerning the consumer (i.e., the provision or denial of financial or lending services, housing, insurance, education enrollment, criminal justice, employment opportunities, health care services, or access to basic necessities like food and water). Requires a data protection assessment of each processing activity involving such automated processing of personal data. <p><i>Other obligations and restrictions may apply depending on the type of data processed.</i></p>	Up to \$7,500 per violation.	N/A
Kentucky	AI	Government AI	Government Use of AI Law	KRS 42.720 - 42.742	December 1, 2025	AI in Government	<ul style="list-style-type: none"> Requires the Commonwealth Office of Technology to create an Artificial Intelligence Governance Committee to govern the use of AI systems by government agencies. Gives the Commonwealth Office of Technology the powers to establish, publish, maintain, and implement comprehensive policy standards and procedures for the responsible, ethical, and transparent use of generative artificial intelligence systems and high-risk artificial intelligence systems by departments, agencies, and administrative bodies. Requires government agencies to disclose to the public, through clear and conspicuous disclaimer, when AI systems are used for certain purposes. Requires government agencies to disclose certain information and make available options for individuals to appeal when an AI system is used to make external decisions about them. 	N/A	N/A
Kentucky	AI	AI Political Deepfakes	AI Electioneering Communications	KRS 117.001	December 1, 2025	AI in Political Advertising	<ul style="list-style-type: none"> Any candidate for any elected office whose appearance, action, or speech is altered through the use of synthetic media in an electioneering communication may seek injunctive or other equitable relief against the sponsor of the electioneering communication requiring that the communication includes a disclosure that is clear and conspicuous and included in, or alongside and associated with, the content in a manner that is likely to be noticed by the user. 	Injunctive or other equitable relief, plus attorney's fees and costs.	N/A
Kentucky	CSAM	AI CSAM	Amendment to CSAM Law	HB 207	March 28, 2024	AI CSAM	<ul style="list-style-type: none"> Expands covered images under the Kentucky CSAM statutes to include "any visual depiction" that "has been created, adapted, or modified by a computer to appear to be an identifiable person." Creates an exception under CSAM prosecutions to the "identifiable person" standard under which the Commonwealth need not prove "the actual identity or age of the minor, or that the minor actually exists." 	Existing criminal and civil penalties apply.	N/A
Kentucky	AI	AI Intimate Images	Amendment to Intimate Images law	HB 207	March 28, 2024	AI Intimate Images	<ul style="list-style-type: none"> Expands covered images under the Kentucky AI intimate images statute to include "any visual depiction" that "has been created, adapted, or modified by a computer to appear to be an identifiable person." 	Existing criminal and civil penalties apply.	N/A
Kentucky	AI	Automated Decision-Making	Kentucky Consumer Data Protection Act	Ky. Rev. Stat. § 367.3611 et seq.	January 1, 2026	Automated Decision-Making	<ul style="list-style-type: none"> Provides consumers the right to opt-out of any form of automated processing performed on personal data to evaluate, analyze, or predict personal aspects related to an identified or identifiable natural person's economic situation, health, personal preferences, interests, reliability, behavior, location, or movements in furtherance of decisions that produce legal or similarly significant effects concerning the consumer (i.e., the provision or denial of financial or lending services, housing, insurance, education enrollment, criminal justice, employment opportunities, healthcare services, or access to basic necessities, like food and water). Requires a data protection assessment of each processing activity involving such automated processing of personal data in certain circumstances. <p><i>Other obligations and restrictions may apply depending on the type of data processed.</i></p>	Up to \$7,500 per violation.	N/A
Louisiana	AI	AI Intimate Deepfakes	Louisiana Deepfake Law	14 La. Rev. Stat. Ann. § 73.13	August 1, 2023	AI Intimate Images	<ul style="list-style-type: none"> Makes it unlawful for any person who, with knowledge that the material is a deepfake that depicts another person, without consent of the person depicted, engaging in sexual conduct, knowingly advertises, distributes, exhibits, exchanges with, promotes, or sells any sexual material. 	Imprisonment for 5 – 30 years and a fine of not more than \$50,000.	N/A
Louisiana	AI	AI Intimate Images	Louisiana AI Intimate Image Law	14 La. Rev. Stat. Ann. § 73.14	August 1, 2024	AI Intimate Images	<ul style="list-style-type: none"> Makes it unlawful for any person, with the intent to coerce, harass, intimidate, or otherwise act maliciously, to disseminate or sell any video or still image created by AI that depicts another person intimately when the person disseminating the video or still image knows or has reason to know that he is not licensed or authorized to do so. 	Up to 6 months imprisonment and/or \$750 fine.	N/A

Louisiana	CSAM	AI CSAM	Louisiana Deepfake Law 14 La. Rev. Stat. Ann. § 73.13	August 1, 2023	AI CSAM	<ul style="list-style-type: none"> Makes it unlawful for any person who, with knowledge that the material is a deepfake depicting a minor, knowingly creates or possesses material that depicts a minor engaging in sexual conduct. 	Imprisonment for 5 – 30 years and a fine of not more than \$50,000.	N/A
Maryland	AI	Gov. AI Inventory & Assessment Law	Maryland AI Governance Act of 2024 SB 818	July 1, 2024	AI In Government	<ul style="list-style-type: none"> Requires each unit of Maryland state government to conduct an inventory of high-risk AI systems. Requires each unit of Maryland state government to conduct annual impact assessments of high-risk AI systems. Requires the Maryland Department of Information Technology to develop policies and procedures for the deployment, use, and assessment of high-risk AI systems. 	N/A	N/A
Maryland	CSAM	AI CSAM	Amendment to the Maryland CSAM Statute MD. Code., Crim. Law 11-208	October 1, 2023	AI CSAM	<ul style="list-style-type: none"> Expands the definition of CSAM to include a computer generated image that is indistinguishable from an actual and identifiable child under the age of 16. 	Existing criminal penalties apply.	N/A
Maryland	AI	Automated Decision-Making	Maryland Online Data Privacy Act Md. Code Ann. § 14-4601 et seq.	October 1, 2025	Automated Decision-Making	<ul style="list-style-type: none"> Provides consumers the right to opt-out of any form of solely automated processing of personal data to evaluate, analyze, or predict personal aspects related to an identified or identifiable natural person’s economic situation, health, demographic characteristics, personal preferences, interests, reliability, behavior, location, or movements in furtherance of decisions that produce legal or similarly significant effects concerning the consumer (i.e., the provision or denial of financial or lending services, housing, education enrollment or opportunity, criminal justice, employment opportunities, health care services, or access to essential goods or services). Requires a data protection assessment of each processing activity involving such automated processing of personal data in certain circumstances. <p><i>Other obligations and restrictions may apply depending on the type of data processed.</i></p>	\$10,000 per violation; \$25,000 for repeating the same violation.	N/A
Massachusetts	AI	AI Intimate Images	Amendment to the Massachusetts Intimate Images Law HB 4744	June 20, 2024	AI Intimate Images	<ul style="list-style-type: none"> Expands the scope of the non-consensual dissemination of intimate images statute to include “ material produced by digitization” or the “creation or alteration of visual material . . . through the use of computer-generated images, in a manner that would falsely appear to a reasonable person to be an authentic representation of the person depicted.” 	Existing criminal penalties apply.	N/A
Michigan	AI	AI Political Disclaimers	AI Political Disclaimer Law HB 5141	February 13, 2024	AI in Political Advertising	<ul style="list-style-type: none"> Requires political advertisements generated in whole or substantially by artificial intelligence (whether communicated by phone, radio or print) to contain appropriate disclaimers. 	Not specified.	N/A
Michigan	AI	AI Political Deepfake Law	AI Political Deepfake Law HB 5144	July 1, 2024	AI in Political Advertising	<ul style="list-style-type: none"> Prohibits any person within 90 days of an election from distributing materially deceptive media (including AI-generated content) that the person knows falsely represents a depicted individual and intends the distribution to harm the reputation or electoral prospects of a candidate in an election or to change the voting behavior of electors in an election by causing them to believe the deception is accurate (unless an appropriate disclaimer is provided). 	Imprisonment, injunctive relief and fines up to \$1,000.	N/A
Minnesota	AI	AI Intimate Images	Non-Consensual Dissemination of a Deepfake HF 1370	August 1, 2023	AI Intimate Images	<ul style="list-style-type: none"> Makes non-consensual dissemination of a deep fake a civil offense when the deepfake realistically depicts an intimate part of the non-consenting individual or the non-consenting individual engaging in a sexual act. The act applies an an individual who can be identified either by their features or from personal information displayed in connection with the deepfake. 	Civil penalty of up to \$100,000.00, and injunctive relief, including up to a \$1000 daily fine for failure to comply.	N/A

Minnesota	AI	Automated Decision-Making	Minnesota Consumer Data Privacy Act	Minn. Stat. § 325O.01 et seq.	July 31, 2025	Automated Decision-Making	<ul style="list-style-type: none"> Provides consumers the right to opt-out of any form of automated processing of personal data to evaluate, analyze, or predict personal aspects related to an identified or identifiable natural person's economic situation, health, personal preferences, interests, reliability, behavior, location, or movements in furtherance of decisions that produce legal or similarly significant effects concerning the consumer (i.e., the provision or denial of financial or lending services, housing, insurance, education enrollment or opportunity, criminal justice, employment opportunities, health care services, or access to essential goods or services). Requires a data protection assessment of each processing activity involving such automated processing of personal data in certain circumstances. Provides consumers the right to question the result of such automated processing, to be informed of the reason that the process resulted in the decision, and, if feasible, to be informed of what actions the consumer might have taken to secure a different decision and the actions that the consumer might take to secure a different decision in the future. Provides consumers the right to review the consumer's personal data used for such automated processing and, if the decision was based upon inaccurate personal data, the right to have the data corrected and the decision reevaluated based upon the corrected data. <p><i>Other obligations and restrictions may apply depending on the type of data processed.</i></p>	Up to \$7,500 per violation.	N/A
Minnesota	AI	Social Media AI	Prohibiting Social Media Manipulation Act	SF 4097	July 1, 2025	AI Transparency	<ul style="list-style-type: none"> Imposes obligations on certain social media companies to provide transparency regarding the company's algorithmic ranking system through a public and conspicuous post on its website (including how the company's assessments of the quality of content and users' expressed preference regarding content are weighted in relation to other signals in the system). 	Not specified.	N/A
Mississippi	AI	AI Political Deceptive Media	AI Political Deepfake Law	SB 2577	July 1, 2024	AI in Political Advertising	<ul style="list-style-type: none"> Prohibits any person within 90 days of an election from disseminating a digitization (i.e., an image or audio altered in a realistic manner constituting a deepfake) that the person knows or should have known is disseminated (i) without the consent of the depicted individual and (ii) with the intent to injure a candidate, influence the results of an election or deter any person from voting (unless an appropriate disclaimer is provided). 	Imprisonment, injunctive relief and fines up to \$10,000.	N/A
Montana	AI	Automated Decision-Making	Montana Consumer Data Privacy Act	Montana Code Ann. § 30-14-2801 et seq.	October 1, 2024	Automated Decision-Making	<ul style="list-style-type: none"> Provides consumers the right to opt-out of any form of automated processing performed on personal data to evaluate, analyze, or predict personal aspects related to an identified or identifiable individual's economic situation, health, personal preferences, interests, reliability, behavior, location, or movements in furtherance of decisions that produce legal or similarly significant effects concerning the consumer (i.e., the provision or denial of financial or lending services, housing, insurance, education enrollment or opportunity, criminal justice, employment opportunities, health care services, or access to necessities like food and water). Requires a data protection assessment of each processing activity involving such automated processing of personal data. <p><i>Other obligations and restrictions may apply depending on the type of data processed.</i></p>	Does not specify.	N/A
Nebraska	AI	Automated Decision-Making	Nebraska Data Privacy Act	LB 1074	January 1, 2026	Automated Decision-Making	<ul style="list-style-type: none"> Provides consumers the right to opt-out of any form of solely automated processing performed on personal data to evaluate, analyze, or predict personal aspects related to an identified or identifiable individual's economic situation, health, personal preferences, interests, reliability, behavior, location, or movements in furtherance of decisions that produce legal or similarly significant effects concerning the consumer (i.e., the provision or denial of financial or lending services, housing, insurance, healthcare services, education enrollment, employment opportunities, criminal justice, or access to basic necessities, such as food and water). Requires a data protection assessment of each processing activity involving such automated processing of personal data in certain circumstances. <p><i>Other obligations and restrictions may apply depending on the type of data processed.</i></p>	Up to \$7,500 for each violation.	N/A
New Hampshire	AI	AI Deepfakes	New Hampshire Deepfake Act	HB 1432	January 1, 2025	AI Deepfakes	<ul style="list-style-type: none"> Makes it unlawful for any person to knowingly create, distribute, or present any likeness in video, audio, or any other media of an identifiable individual that constitutes a deepfake for the purpose of embarrassing, harassing, entrapping, defaming, extorting, or otherwise causing any financial or reputational harm to the identifiable person. 	Class B Felony and Civil Damages.	N/A

New Hampshire	AI	AI Political Deceptive Media	New Hampshire AI Political Advertising Law	HB 1596	March 27, 2024	AI in Political Advertising	<ul style="list-style-type: none"> Prohibits any person within 90 days of an election from distributing a message created using artificial intelligence that the person knows or should have known is a deepfake of a candidate, election official, or party on the state or local ballot (unless an appropriate disclaimer is provided). 	Injunctive or other equitable relief and general or special damages.	N/A
New Hampshire	AI	State Agency AI Bill	New Hampshire State Agency AI Bill	HB 1688	July 1, 2024	AI in Government	<p>Prohibits New Hampshire state agencies from:</p> <ul style="list-style-type: none"> Classifying persons based on behavior, socio-economic status, or personal characteristics resulting in unlawful discrimination against any individual person or group of persons. Using real-time and remote biometric identification systems for surveillance in public spaces, such as facial recognition, except by law enforcement with a warrant. Using deepfakes for any deceptive or malicious purpose. <p>Requires New Hampshire state agencies to also:</p> <ul style="list-style-type: none"> Ensure recommendations or decisions are reviewed by an appropriate human before taking effect where the recommendation or decision is produced by an AI system and cannot be reversed once implemented or executed. Provide a disclosure that content was generated by AI where the content was produced by generative AI and has not been reviewed and possibly edited by an appropriate human. Ensure humans interacting with an AI system, directly or indirectly, are informed they are interacting with an AI system. 	N/A	N/A
New Hampshire	AI	Automated Decision-Making	New Hampshire Privacy Act	N.H. Rev. Stat. § 507-H:8	January 1, 2025	Automated Decision-Making	<ul style="list-style-type: none"> Provides consumers the right to opt-out of any form of automated processing performed on personal data to evaluate, analyze, or predict personal aspects related to an identified or identifiable individual's economic situation, health, personal preferences, interests, reliability, behavior, location, or movements in furtherance of solely automated decisions that produce legal or similarly significant effects concerning the consumer (i.e., the provision or denial of financial or lending services, housing, insurance, education enrollment or opportunity, criminal justice, employment opportunities, health care services, or access to essential goods or services). Requires a data protection assessment of each processing activity involving such automated processing of personal data in certain circumstances. <p><i>Other obligations and restrictions may apply depending on the type of data processed.</i></p>	Up to \$10,000 for each violation.	N/A
New Jersey	AI	AI Deepfakes	Establishes criminal penalties for production or dissemination of "deepfakes."	A3540	April 2, 2025	AI Deepfakes	<ul style="list-style-type: none"> Makes it unlawful to create, use or disclose a work of deceptive audio or visual media for the purpose of attempting or furthering the commission of any crime or offense, or with the knowledge that the work is to be used by another for such purpose. Makes it unlawful for a person to knowingly or recklessly disclose such a work created in violation of the law. 	Chargeable with a crime of up to the third degree.	N/A
New Mexico	AI	Campaign Reporting Act	New Mexico Campaign Reporting Act Amendment	N.M. Stat. Ann. § 1-19-26 et seq.	May 15, 2024	AI in Political Advertising	<ul style="list-style-type: none"> Requires any person creating, producing, or purchasing a political advertisement containing AI-generated deepfakes to provide a clear and conspicuous disclaimer that the media has been manipulated or generated by artificial intelligence. 	<ul style="list-style-type: none"> Up to \$1,000 per violation not to exceed a total of \$20,000. Misdemeanor for first conviction. 	N/A
New York	AI	AI Intimate Images	Amendment to the New York Statute Prohibiting Unlawful Dissemination or Publication of Intimate Images	SB1042A	November 28, 2023	AI Intimate Images	<ul style="list-style-type: none"> Expands the definition of unlawful dissemination or publication of an intimate image to include "deep fake" images created by digitization. 	Existing penalties apply	

New York	AI	Gov. Employment AI	Automated Employment Decision-Making in State Government	A433	July 1, 2025	AI in Government	<ul style="list-style-type: none"> Any state agency that utilizes an automated employment decision-making tool shall publish a list of such automated employment decision-making tools on such state agency's website. The state agency shall maintain an inventory of state agency artificial intelligence systems. 	None specified.	N/A
New York	AI	Gov. Automated AI	The LOADinG Act: Legislative Oversight Of Automated Decision-Making in Government Act	S 7543B	December 21, 2024	AI in Government	<ul style="list-style-type: none"> Requires state agencies and any entity acting on their behalf to operationalize meaningful human review of automated decision-making tools that are used to (i) allocate public assistance benefits, or (ii) which may otherwise impact an individual's rights, safety, or welfare. Such tools must also be subject to an initial impact assessment to be repeated at least every two years. Prohibits state agencies from using automated decision-making systems to make internal employment decisions if they may result in discharge, displacement, loss of position, or impairment of collective bargaining agreements. 	N/A	N/A
New York	AI	AI Likeness Models	New York State Fashion Workers Act	S 9832	June 19, 2025	AI Likeness	<ul style="list-style-type: none"> Requires model management companies and those who receive modeling services to obtain clear written consent, separately from any representation agreement, for the creation or use of a model's digital replica, detailing the scope, purpose, rate of pay, and duration of such use. 	Up to \$3,000 for the first violation; up to \$5,000 for subsequent violations.	N/A
New York	AI	Automated Employment Decision Tool Law	NYC	(Local Law 144)	January 1, 2023	Employment-Related AI	<ul style="list-style-type: none"> Prohibits employers and employment agencies from using an automated employment decision tool to screen a candidate or employee for an employment decision unless the tool has been subject to a recent bias audit and a summary of the audit is made publicly available on the website of the employer / agency. Requires employers / agencies using automated employment decision tools to notify each candidate that such a tool will be used and provide information about the qualifications and characteristics the tool will use in the assessment, the type of data collected by the tool for the assessment, and the employer's data retention policy. Requires employers / agencies using automated employment decision tools to allow a candidate to request an alternative selection process or accommodation. 	<ul style="list-style-type: none"> Up to \$500 per violation on the first day of violations Up to \$1,500 per subsequent violation 	
New York	AI	AI Likeness	Artificial Intelligence Deceptive Practices Act	N.Y. Civ. Rights Law § 50 et seq.	April 20, 2024	AI Likeness	<ul style="list-style-type: none"> Extends New York's Right of Privacy protecting an individual's picture, likeness, or voice to also cover AI generated uses of the individual's picture, likeness or voice. 	Varies based on violation.	N/A
New York	AI	AI Political Deceptive Media	Artificial Intelligence Deceptive Practices Act	N.Y. Election Law § 14-106	April 20, 2024	AI in Political Advertising	<ul style="list-style-type: none"> Requires any person that distributes or publishes any political communication that was produced by or includes materially deceptive media (including AI deepfakes) and has actual knowledge that it is materially deceptive to provide proper disclosure. 	Injunctive relief.	N/A
North Carolina	AI	AI Intimate Images	North Carolina Intimate Images Laws	HB 591	December 1, 2024	AI Intimate Images	<ul style="list-style-type: none"> Makes it unlawful to intentionally threaten to disclose a sexual private image (including an AI generated image), or to decline to delete, remove, or retract a previously disclosed sexual private image, of an individual in order to compel or attempt to compel the person to act in order to obtain something of value or additional private images (i.e., sexual extortion). Extends prohibitions on the distribution of intimate images to include distribution of AI generated intimate images. 	Various criminal charges.	Orrick's Online Safety Resource Center
North Carolina	CSAM	AI CSAM	Amendment of North Carolina CSAM Laws	HB 591	December 1, 2024	AI CSAM	<ul style="list-style-type: none"> Expands the scope of existing child pornography statutes to include digital or computer-generated visual depictions or representations created, adapted, or modified by technological means, such as algorithms or artificial intelligence. 	Existing criminal penalties apply.	Orrick's Online Safety Resource Center
North Dakota	AI	AI Political Ads	AI Political Advertising Disclaimer Law	ND Century Code, Chapter 16.1-10	August 1, 2025	AI in Political Advertising	<ul style="list-style-type: none"> Requires the following disclaimer: "THIS CONTENT GENERATED BY ARTIFICIAL INTELLIGENCE" when taking any action for a political purpose, including communication and political advertising in support of or opposition to a candidate, political committee, or a political party, or for the purpose of promoting passage or defeat of initiated or referred measures or petitions containing images, graphics, videos, audio, text, or other digital content created in whole or in part with the use of AI to visually or audibly impersonate a human. 	N/A	N/A

Oklahoma	CSAM	AI CSAM	Amendment to Oklahoma CSAM Laws	HB 3642	November 1, 2024	AI CSAM	<ul style="list-style-type: none"> • Extends the CSAM statute to encompass any depiction of a child that has been adapted, altered or modified so that the child depicted appears to be engaged in any act of sexually explicit conduct; or any visual depiction that appears to be a child, regardless of whether the image is a depiction of an actual child, a computer-generated image, or an image altered to appear to be a child, engaged in any act of sexually explicit conduct, and such visual depiction is obscene. 	Existing criminal penalties apply	N/A
Oregon	AI	AI Political Deceptive Media	Use of AI in Campaign Communications Law	SB 1571	March 27, 2024	AI in Political Advertising	<ul style="list-style-type: none"> • Requires any political campaign communication that includes any form of synthetic media (such as an image, audio recording or video recording of an individual that has been intentionally manipulated with the use of AI to create realistic but false content) to include a disclosure stating that the image, audio recording or video recording has been manipulated. 	Enjoinment and a civil penalty of not more than \$10,000.	N/A
Oregon	AI	Automated Decision-Making	Oregon Consumer Privacy Act	SB 619	July 1, 2024	Automated Decision-Making	<ul style="list-style-type: none"> • Provides consumers the right to opt-out of any form of automated processing of personal data for the purpose of evaluating, analyzing, or predicting an identified or identifiable consumer's economic circumstances, health, personal preferences, interests, reliability, behavior, location, or movements in furtherance of decisions that produce legal effects or effects of similar significance (i.e., the provision or denial of financial or lending services, housing, insurance, enrollment in education or educational opportunity, criminal justice, employment opportunities, health care services, or access to essential goods and services). • Imposes additional processing restrictions for such automated processing of children's personal data (under the age of 16). • Requires a data protection assessment of each processing activity involving such automated processing of personal data. <p><i>Other obligations and restrictions may apply depending on the type of data processed.</i></p>	Up to \$7,500 per violation.	N/A
Pennsylvania	CSAM	AI CSAM	Amendment of Pennsylvania CSAM Laws	SB 1213	December 28, 2024	AI CSAM	<ul style="list-style-type: none"> • Expands the scope of existing child pornography statutes to include artificially generated child sexual abuse material. • Updates the term "child pornography" to "child sexual abuse material." 	Existing criminal penalties apply.	N/A
Pennsylvania	AI	AI Intimate Images	Amendment of Pennsylvania Intimate Images Laws	SB 1213	December 28, 2024	AI Intimate Images	<ul style="list-style-type: none"> • Extends prohibition on the distribution of intimate images to include distribution of AI generated intimate images. 	Existing criminal penalties apply.	N/A
Rhode Island	AI	Automated Decision-Making	Rhode Island Data Transparency and Privacy Protection Act	R.I. Gen. Law § 6-48.1-1 et seq.	January 1, 2026	Automated Decision-Making	<ul style="list-style-type: none"> • Provides consumers the right to opt-out of any form of solely automated processing performed on personal information to evaluate, analyze, or predict personal aspects related to an identified or identifiable individual's economic situation, health, personal preferences, interests, reliability, behavior, location, or movements in furtherance of solely automated decisions that produce legal or similarly significant effects concerning the consumer (i.e., the provision or denial of financial or lending services, housing, insurance, education enrollment or opportunity, criminal justice, employment opportunities, healthcare services, or access to essential goods or services). • Requires a data protection assessment of each processing activity involving such automated processing of personal data in certain circumstances. <p><i>Other obligations and restrictions may apply depending on the type of data processed.</i></p>	Up to \$10,000 per violation.	N/A
South Carolina	AI	Real Estate AI	Real Estate AI Responsibility Law	S.C. Code Ann. § 40-57-820	May 21, 2024	AI in Real Estate	<ul style="list-style-type: none"> • Makes licensed real estate professionals responsible for any and all work product produced with the assistance of artificial intelligence, machine learning, or similar programs. 	Various disciplinary actions and penalties.	N/A

South Dakota	AI	AI Political Deepfakes	An Act to Prohibit the Use of a Deepfake to Influence an Election	SB164		AI in Political Advertising	<ul style="list-style-type: none"> Prohibits the distribution of AI-generated deepfakes with the intent to injure a candidate within 90 days of an election. Provides a safe harbor from liability where the deepfake includes a disclosure stating "This (image/video/audio) has been manipulated or generated by artificial intelligence." The disclosure must also meet certain formatting / delivery requirements. 	Class 1 Misdemeanor	N/A
								Injunctive or other equitable relief	
								Damages, reasonable costs and attorney fees, and any other relief the court deems proper in a suit by the candidate or other individual depicted.	
South Dakota	CSAM	AI CSAM	Amendment of South Dakota CSAM Laws	SB 79	February 12, 2024	AI CSAM	<ul style="list-style-type: none"> Expands the scope of existing child pornography statutes to include matter that is digitally altered or generated by the use of AI. 	Existing criminal penalties apply.	N/A
Tennessee	CSAM	AI CSAM	Amendment of Tennessee CSAM Laws	HB 2163	July 1, 2024	AI CSAM	<ul style="list-style-type: none"> Expands the scope of existing child pornography statutes to include matter that is digitally altered or generated by the use of AI. 	Existing criminal penalties apply.	N/A
Tennessee	AI	Automated Decision-Making	Tennessee Information Protection Act	Tenn. Code Ann. § 47-18-3301	July 1, 2025	Automated Decision-Making	<ul style="list-style-type: none"> Provides consumers the right to opt-out of any form of solely automated processing performed on personal information to evaluate, analyze, or predict personal aspects related to an identified or identifiable natural person's economic situation, health, personal preferences, interests, reliability, behavior, location, or movements in furtherance of decisions that produce legal or similarly significant effects concerning the consumer (i.e., the provision or denial of financial or lending services, housing, insurance, education enrollment or opportunity, criminal justice, employment opportunities, healthcare services, or access to basic necessities, like food and water). Requires a data protection assessment of each processing activity involving such automated processing of personal data. <p><i>Other obligations and restrictions may apply depending on the type of data processed.</i></p>	Up to \$7,500 per violation.	N/A
Texas	CSAM	AI CSAM	Amendment of Texas CSAM Laws	HB 2700	September 1, 2023	AI CSAM	<ul style="list-style-type: none"> Expands the scope of existing child pornography statutes to include matter that is digitally altered or generated by the use of AI. 	Existing criminal penalties apply.	N/A
Texas	AI	AI Intimate Images	Unlawful Distribution of Sexually Explicit Videos	SB 1361	September 1, 2023	AI Intimate Images	<ul style="list-style-type: none"> Makes it a criminal offense to distribute deepfakes depicting a person with intimate parts exposed or engaged in sexual conduct without that person's consent. 	Class A misdemeanor	N/A
Texas	AI	Automated Decision-Making	Texas Data Privacy and Security Act	Tex. Bus & Com. Code § 541.051(b)(5)(C)	July 1, 2024	Automated Decision-Making	<ul style="list-style-type: none"> Provides consumers the right to opt-out of any form of solely automated processing performed on personal data to evaluate, analyze, or predict personal aspects related to an identified or identifiable natural person's economic situation, health, personal preferences, interests, reliability, behavior, location, or movements in furtherance of decisions that produce legal or similarly significant effects concerning the consumer (i.e., the provision or denial of financial and lending services, housing, insurance or health care services, education enrollment, employment opportunities, criminal justice, or access to basic necessities like food and water). Requires a data protection assessment of each processing activity involving such automated processing of personal data. <p><i>Other obligations and restrictions may apply depending on the type of data processed.</i></p>	Up to \$7,500 per violation.	N/A

Utah	AI	AI Consumer Transactions	Artificial Intelligence Consumer Protection Amendments	Utah Code § 13-75-101 to 106	May 7, 2025	AI Chatbots	<ul style="list-style-type: none"> Requires any supplier that uses generative AI to interact with individuals in connection with a consumer transaction to disclose if asked that they are interacting with generative AI and not a human being. Requires any person providing services in a regulated occupation to prominently disclose when an individual is interacting with generative AI in the provision of regulated services if the use constitutes a high-risk artificial intelligence interaction. Provides a safe harbor from liability where providing an appropriate disclosure about the use of generative AI proactively. Makes users of generative AI generally responsible for the impact of the use of the technology by clarifying it is not a defense to the violation of certain laws that generative AI made the violative statement, undertook the violative act, or was used in furtherance of the violation. 	Fines of up to \$2,500 per violation of the law, or \$5,000 per violation of an order issued for a violation of the law.	N/A
Utah	AI	AI Likeness	Unauthorized Artificial Intelligence Impersonation Amendments	Utah Code § 45-3-2 et. seq.	May 7, 2025	AI Likeness	<ul style="list-style-type: none"> Expands existing "personal identity" protections against abuse to include any simulation, reproduction, or artificial recreation of a person's identity (with some exception). Makes it unlawful to distribute, sell, or license any technology whose intended primary purpose is the unauthorized creation or modification of content that includes an individual's personal identity for commercial purposes. 	Private right of action for injunctive relief, actual damages, exemplary damages, and reasonable attorney's fees and costs.	N/A
Utah	AI	AI Mental Health Chatbot	AI Applications Related to Mental Health	Utah Code § 13-72a-101	May 7, 2025	AI Chatbots, AI Healthcare	<p>Prohibits the supplier of a mental health chatbot from:</p> <ul style="list-style-type: none"> Selling or sharing with any third party any individually identifiable health information of a Utah user or user input of a Utah user (with narrow exception). Using a Utah user's input to facilitate targeted advertising. Advertising a specific product or service to a Utah user in a conversation unless an appropriate disclaimer is provided identifying the relevant advertisement and any agreement / sponsorship to promote it. <p>Requires a mental health chatbot to clearly and conspicuously disclose that it is an AI technology (and not a human) to users before they begin to use the chatbot, upon commencement of any chatbot session (if the user has not accessed the chatbot within the previous 7 days), and whenever a user asks whether they are interacting with AI.</p>	Fines of up to \$2,500 per violation of the law, or \$5,000 per violation of an order issued for a violation of the law.	N/A
Utah	AI	Law Enforcement AI	Law Enforcement Usage of Artificial Intelligence	Utah Code § 53-25-601 to 602	May 7, 2025	AI in Government	<ul style="list-style-type: none"> Requires a law enforcement agency to have a policy concerning the agency's use of generative artificial intelligence. Requires a police report or other law enforcement record to include a disclaimer if the report or record was created wholly or partially by using generative artificial intelligence as well as a certification that it has been reviewed for accuracy. 	N/A	N/A
Utah	AI	AI Policy Act	Utah Artificial Intelligence Policy Act	SB 149	May 1, 2024	User-Facing AI	<ul style="list-style-type: none"> Clarifies that data generated by computer algorithms or statistical models that do not contain personal data (i.e., synthetic data) is not "personal data" under the Utah Consumer Privacy Act. Makes users of generative AI generally responsible for the impact of the use of the technology. Establishes a voluntary program companies can participate in to reduce the regulatory burden relating to the company's development and testing of AI during the company's 12-month participation in the program in exchange for abiding by certain AI-related parameters and information sharing requirements. <p><i>Set to be repealed on July 1, 2027 (as amended by SB 332)</i></p>	Enforceable under the Utah Division of Consumer Protection's ordinary enforcement powers in addition to a separate administrative fine of up to \$2,500 per violation or \$5,000 for each violation of an administrative or court order previously issued for a violation of the law.	N/A
Utah	CSAM	AI CSAM #1	Sexually Explicit Minor Amendments	HB 238	May 1, 2024	AI CSAM	<ul style="list-style-type: none"> Updates the definition of child sexual abuse material to include "artificially generated and depicts an individual with substantial characteristics of a minor engaging in sexually explicit conduct." 	Existing penalties apply.	N/A
Utah	CSAM	AI CSAM #2	Artificial Pornographic Images Amendments	HB 148	May 1, 2024	AI CSAM	<ul style="list-style-type: none"> Amends the definitions of CSAM, intimate image, and counterfeit intimate images to include "computer generated" content. 	Existing penalties apply.	N/A
Utah	AI	AI Intimate Images	Artificial Pornographic Images Amendments	HB 148	May 1, 2024	AI Intimate Images	<ul style="list-style-type: none"> Amends the definitions of CSAM, intimate image, and counterfeit intimate images to include "computer generated" content. 	Existing penalties apply.	N/A

Utah	AI	Information Technology Act	Utah Information Technology Act	SB 131	May 1, 2024	AI in Political Advertising	<ul style="list-style-type: none"> Requires any person who uses generative AI to create audio or visual content intended to influence an election or ballot proposition to make clear disclosures including a disclaimer indicating the content is generated by AI. 	\$1,000 per violation recoverable by any person bringing a claim against the relevant creator or sponsor of the political content.	Existing penalties apply.	Utah AI Laws Require Consumer-Facing Disclosures Starting May 1
Vermont	AI	AI Intimate Images	Amendment of non-consensual sexual image dissemination statute	H 878	June 6, 2024	AI Intimate Images	<ul style="list-style-type: none"> Expands the scope of Vermont's dissemination of intimate images statute to include media that has been altered "utilizing an image or images of a person, including images other than the person depicted, or computer-generated images." 			N/A
Vermont	AI	Gov. AI Inventory Law	An Act Relating to the Use and Oversight of AI in State Government	H 410	July 1, 2022	AI in Government	<ul style="list-style-type: none"> Requires the Agency of Digital Services to conduct an inventory of all the automated decision systems developed, employed, or procured by the Vermont State government. The act also creates various AI governance functions within the Vermont State government. 	None specified.		N/A
Virginia	AI	Hospital / Nursing Home AI	Hospital / Nursing Home Virtual Assistant Law	Va. Code Ann. § 32.1-127	July 1, 2021	AI Healthcare	<ul style="list-style-type: none"> Mandates regulations to be adopted that require each hospital, nursing home, and certified nursing facility to establish and implement policies to ensure the permissible access to and use of an intelligent personal assistant provided by a patient while receiving inpatient services. 	None specified.		N/A
Virginia	AI	Automated Decision-Making	Virginia Consumer Data Protection Act	Va. Code Ann. § 59.1-577A(5)	January 1, 2023	Automated Decision-Making	<ul style="list-style-type: none"> Provides consumers the right to opt-out of any form of automated processing performed on personal data to evaluate, analyze, or predict personal aspects related to an identified or identifiable natural person's economic situation, health, personal preferences, interests, reliability, behavior, location, or movements in furtherance of decisions that produce legal or similarly significant effects concerning the consumer (i.e., the provision or denial of financial and lending services, housing, insurance, education enrollment, criminal justice, employment opportunities, healthcare services, or access to basic necessities like food and water). Imposes additional consent requirements and processing restrictions for such automated processing of children's personal data (under the age of 13). Requires a data protection assessment of each processing activity involving such automated processing of personal data. <p><i>Other obligations and restrictions may apply depending on the type of data processed.</i></p>	Up to \$7,500 per violation.		U.S. State Consumer Privacy Guide
Virginia	CSAM	AI CSAM	Amendment to CSAM statute	SB 731	July 1, 2024	AI CSAM	<ul style="list-style-type: none"> Clarifies that the definition of CSAM includes computer generated images of minors that do not "actually exist." 	None specified.		N/A
Virginia	AI	AI Intimate Images	Amendment to the Unlawful Dissemination of Images of Another Statute	B 2678	July 1, 2019	AI Intimate Images	<ul style="list-style-type: none"> Expands the definition of unlawful dissemination of nude or sexually explicit images of another to include persons "whose image was used in creating, adapting, or modifying a videographic or still image with the intent to depict an actual person and who is recognizable as an actual person by the person's face, likeness, or other distinguishing characteristic." 	None specified.		N/A
Washington	CSAM	AI CSAM	Amendment of Washington CSAM Laws	HB 1999	June 6, 2024	AI CSAM	<ul style="list-style-type: none"> Expands the scope of existing child pornography statutes to include circumstances involving fabricated depictions of an identifiable minor (including such depictions created using AI). 	Criminal and civil penalties may apply.		N/A
Washington	AI	AI Intimate Images	Amendment of Washington Intimate Image Laws	HB 1999	June 6, 2024	AI Intimate Images	<ul style="list-style-type: none"> Makes it a criminal offense to knowingly disclose a fabricated intimate image of another person where the person disclosing the image knows or should have known that the depicted person has not consented to the disclosure and knows or reasonably should know that disclosure would cause harm to the depicted person. 	Criminal and civil penalties may apply.		N/A