

1 1. "Artificial intelligence" means:

2 a. a system that:

3 (1) performs tasks under varying and unpredictable
4 circumstances without significant human oversight
5 or can learn from experience and improve such
6 performance when exposed to data sets,

7 (2) is developed in any context, including, but not
8 limited to, software or physical hardware, and
9 solves tasks requiring human-like perception,
10 cognition, planning, learning, communication, or
11 physical action, or

12 (3) is designed to:

13 (a) think or act like a human, including, but
14 not limited to, a cognitive architecture or
15 neural network, or

16 (b) act rationally, including, but not limited
17 to, an intelligent software agent or
18 embodied robot that achieves goals using
19 perception, planning, reasoning, learning,
20 communication, decision-making or action, or

21 b. a set of techniques, including, but not limited to,
22 machine learning that is designed to approximate a
23 cognitive task, and
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1 2. "Real person" means an actual biological human being as
2 opposed to a system or model meant to emulate human interactions.

3 SECTION 3. NEW LAW A new section of law to be codified
4 in the Oklahoma Statutes as Section 160.3 of Title 25, unless there
5 is created a duplication in numbering, reads as follows:

6 All citizens of the State of Oklahoma are entitled to the
7 following rights:

8 1. The right to know when they are interacting with an
9 artificial intelligence engine rather than a real person;

10 2. The right to know when their data is being used in an
11 artificial intelligence model and the right to opt-out;

12 3. The right to know when contracts and other documents that
13 they are relying on were generated by an artificial intelligence
14 engine rather than a real person;

15 4. The right to know when they are consuming images or text
16 that were generated entirely by an artificial intelligence engine
17 and not reviewed by a human;

18 5. The right to be able to rely on a watermark or some other
19 form of content credentials to verify the authenticity of creative
20 product they generate or consume. Specifically, it shall not be
21 permissible for any websites, social media platforms, search
22 engines, and the like, to remove a watermark or content credential
23 without inserting an updated credential that indicates that the
24 original was removed or altered.

1 6. The right to know that any company which includes any of
2 their data in an artificial intelligence model has implemented
3 industry best practice security measures for data privacy, and
4 conducts at least annual risk assessments to assess design,
5 operational and discrimination harm.

6 7. The right to approve any derivative media that is generated
7 by an artificial intelligence engine and uses audio recordings of
8 their voice or images of them to recreate their likeness.

9 8. The right to not be subject to algorithmic or model bias
10 which discriminates based on age, race, national origin, sex,
11 disability, pregnancy, religious beliefs, veteran status, or any
12 other legally protected classification.

13 SECTION 4. This act shall become effective November 1, 2024.

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15 COMMITTEE REPORT BY: COMMITTEE ON GOVERNMENT MODERNIZATION AND
16 TECHNOLOGY, dated 02/20/2024 - DO PASS, As Coauthored.

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