# GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2025**

FILED SENATE Mar 25, 2025 S.B. 624 PRINCIPAL CLERK D

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## SENATE BILL DRS45312-LR-148

| Short Title:         | AI Chatbots - Licensing/Safety/Privacy.   | (Public)           |
|----------------------|---|--------------------|
| Sponsors:            | Senator Burgin (Primary Sponsor).   |                    |
| Referred to:         |   |                    |
|                      |   |                    |
|                      | A BILL TO BE ENTITLED   |                    |
|                      | GULATING ARTIFICIAL INTELLIGENCE CHATBOT LICENSI  | NG, SAFETY,        |
|                      | IVACY IN NORTH CAROLINA.  |                    |
| The General A        | Assembly of North Carolina enacts:  |                    |
| PART I. CH           | IATBOT LICENSING  |                    |
| SI                   | ECTION 1.(a) The General Statutes are amended by adding a new C   | Chapter to read:   |
|                      | " <u>Chapter 114B.</u>  | 1                  |
|                      | "Licensing of Chatbots.   |                    |
| " <u>§ 114B-1. S</u> | Short title.  |                    |
|                      | pter shall be known and may be cited as the Chatbot Licensing Act.  |                    |
| " <u>§ 114B-2. D</u> |   |                    |
|                      | wing definitions apply in this Chapter:   |                    |
| <u>(1)</u>           | ·   |                    |
|                      | interact by or through an interface that approximates or simulate   | es conversation    |
| (2)                  | through a text, audio, or visual medium.  |                    |
| (2)                  |   |                    |
| <u>(3)</u>           |   |                    |
|                      | intelligence, as defined in section 238(g) of the John S. Mc  |                    |
|                      | Defense Authorization Act for Fiscal Year 2019, Public Law  |                    |
|                      | 132 Stat. 1636 (2018), to generate or substantially modify image multimedia, or text content.   | z, video, audio,   |
| (4)                  |   |                    |
| <u>(</u> +           | <u>a. Includes user information relating to physical or menta</u>   | ıl health status   |
|                      | including:  | i ileatiii status, |
|                      | 1. Individual health conditions, treatment, diseases  | s, or diagnosis.   |
|                      | Social psychological behavioral and medical   |                    |
|                      | <ul> <li>3. Health-related surgeries or procedures.</li> <li>4. Use or purchase of prescribed medication.</li> <li>5. Bodily functions, vital signs, symptoms, or</li> </ul>                              |                    |
|                      | 4. Use or purchase of prescribed medication.  |                    |
|                      | 5. Bodily functions, vital signs, symptoms, or  | health-related     |
|                      | measurements.   |                    |
|                      | <u>6.</u> <u>Diagnoses or diagnostic testing, treatment, or magnetic testing is a diagnostic testing.</u>   | redication.        |
|                      | <ul> <li>6. Diagnoses or diagnostic testing, treatment, or m</li> <li>7. Gender-affirming care information.</li> <li>8. Reproductive or sexual health information.</li> <li>9. Biometric data.</li> </ul> |                    |
|                      | <u>8.</u> <u>Reproductive or sexual health information.</u>   |                    |
|                      |   |                    |
|                      | 10. Genetic data.   |                    |
|                      |   |                    |



- <u>a.</u> Evidence-based standards demonstrating substantial efficacy for the supported use case of health information; and
- b. Endorsement by qualified experts within the field of the supported use case.
- (6) Public safety considerations.
- (d) The Department shall adopt rules to carry out the purposes of this Chapter.

### "§ 114B-4. Operational requirements.

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- (a) A licensee shall maintain professional liability insurance in an amount not less than the amount per occurrence required by the Department.
  - (b) A licensee shall do all of the following:
    - (1) Implement industry-standard encryption for data in transit and at rest, maintain detailed access logs, and conduct regular security audits no less than once every six (6) months.
    - (2) Report any data breaches within twenty-four (24) hours to the Department and within forty-eight (48) hours to affected consumers, notwithstanding any provision of law to the contrary.
    - (3) Obtain explicit user consent for data collection and use.

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- 1 (4) Provide users with access to their personal data.
  - (5) Provide users with the ability to delete their data upon request.
  - (c) A licensee must clearly disclose all of the following:
    - (1) The artificial nature of the chatbot.
    - (2) Limitations of the service.
    - (3) Data collection and use practices.
    - (4) User rights and remedies.
    - (5) Emergency resources when applicable.
    - (6) Human oversight and intervention protocols.
  - (d) A licensees shall do all of the following:
    - (1) Demonstrate effectiveness through peer-reviewed, controlled trials with appropriate validation studies done on appropriate sample sizes with real-world performance data.
    - (2) Demonstrate effectiveness in a comparative analysis to human expert performance.
    - (3) Meet minimum domain benchmarks as established by the Department.
  - (e) A licensee shall conduct regular inspections and perform an annual third-party audit. Results of all inspections and audits must be made available to the Department.
  - (f) A licensee shall implement continuous monitoring systems for safety and risk indicators and submit quarterly performance reports including incident reports.

### "§ 114B-5. Enforcement; oversight; inspections.

- (a) The Department shall enforce the provisions of, and the rules adopted under, this Chapter.
- (b) The Attorney General shall designate a Director, officers, and employees assigned to the oversight and enforcement of this Chapter. Upon presenting appropriate credentials and a written notice to the owner, operator, or agent in charge, those officers and employees are authorized to enter, at reasonable times, any factory, warehouse, or establishment in which chatbots licensed under this Chapter are manufactured, processed, or held, and to inspect, in a reasonable manner and within reasonable limits and in a reasonable time. In addition to physical inspections, the Department may conduct digital inspections of licensed chatbots under this Chapter, to include the following:
  - (1) Examination of source code, algorithms, and machine learning models.
  - (2) Review of data processing and storage practices.
  - (3) Evaluation of cybersecurity measures and protocols.
  - (4) Assessment of user data privacy protections.
  - (5) Testing of chatbot responses and behaviors in various scenarios.
  - (6) Audit of data collection, use, and retention practices.
  - (7) <u>Inspection of software development and update processes.</u>
  - (8) Review of remote access and monitoring capabilities.
  - (9) Evaluation of integration with other digital health technologies or platforms.
- (c) As part of any inspection, whether physical or digital, the Director may require access to all records relating to the development, testing, validation, production, distribution, and performance of a chatbot licensed under this Chapter.
- (d) Any information obtained during an inspection which falls within the definition of a trade secret or confidential commercial information as defined in 21 CFR 20.61 shall be treated as confidential and shall not be disclosed under Chapter 132 of the General Statutes, except as may be necessary in proceedings under this Chapter or other applicable law.
- (e) Following any inspection, the Director shall provide a detailed report of findings to the manufacturer or importer, including any identified deficiencies and required corrective actions.

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**General Assembly Of North Carolina** Every person who is a manufacturer or importer of a licensed chatbot under this 1 (f) 2 Chapter shall establish and maintain such records, and make such reports to the Director, as the 3 Director may by regulation reasonably require to assure the safety and effectiveness of such 4 devices. 5 "§ 114B-6. Prohibited acts. 6 (a) It is unlawful for any person to do any of the following: 7 Introduce or deliver for introduction into state commerce any chatbot that (1) 8 deals substantially with health information without complying with the 9 licensing requirement of this Chapter. 10 Fail to comply with any requirement of this Chapter or any rule adopted (2) 11 hereunder. 12 (3) Refuse to permit access to or copying of any record as required by this 13 Chapter. 14 (4) Fail to report adverse events as required under this Chapter. The Department may, at its discretion, exempt certain prohibited acts from some or 15 (b) all of these prohibitions if it determines that the exemption is consistent with the protection of 16 17 the public. 18 (c) Any person who violates any provision of G.S. 114B-5 shall be subject to civil 19 penalties in the amount of \$50,000. The clear proceeds of fines and forfeitures provided for in

## "§ 114B-7. Miscellaneous.

G.S. 115C-457.2.

If any provision of this Chapter is determined to be unenforceable or invalid by a court of competent jurisdiction, the remaining provisions of this Chapter shall not be affected."

Chapter shall be remitted to the Civil Penalty and Forfeiture Fund in accordance with

**SECTION 1.(b)** This section becomes effective January 1, 2026.

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#### PART II. SAFETY AND PRIVACY

**SECTION 2.(a)** The General Statutes are amended by adding a new Chapter to read:

# "Chapter 170. "Chatbot Safety and Privacy Act.

#### "§ 170-1. Title.

This act shall be known and may be cited as the Chatbot Safety and Privacy Act.

#### **"§ 170-2. Definitions.**

The following definitions apply in this Chapter:

- Best interests. Those interests affected by the entrustment of data, labor, or (1) attention from a user to a covered platform.
- (2) Chatbot. — A generative artificial intelligence system with which users can interact by or through an interface that approximates or simulates conversation through a text, audio, or visual medium.
- Conversation. In reference to a chatbot, a series of inputs from a human (3) user and responses from a chatbot that often have sequential flow and the maintenance of conversation context by the chatbot.
- Covered platform. Any person that provides chatbot services to users in <u>(4)</u> this State, if the person (i) has annual gross revenues exceeding \$100,000 in the last calendar year or any of the two preceding calendar years or (ii) has more than 5,000 monthly active users in the United States for half or more of the months during the last 12 months. The term does not include any person that provides chatbot services solely for educational or research purposes and does not monetize such services through advertising or commercial uses or any government entity providing chatbot services for official purposes.

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| 1  |                          | c. Account log-in, financial account, debit card or credit card number in   |
|--|--------------------------|---|
| 2  |                          | combination with any required security or access code, password or  |
| 3  |                          | credentials allowing access to an account.  |
| 4  |                          | <u>d.</u> <u>Contents of a user's mail, email, and text messages.</u>   |
| 5  |                          | e. Financial information, including credit score, bank account balance,   |
| 6  |                          | loan information, investment details, and income details.   |
| 7  |                          | <u>f.</u> <u>Personal education records.</u>  |
| 8  |                          |   |
| 9  |                          | h. <u>Information about an individual's minor children.</u>   |
| 10   |                          | <ul> <li>g. Genetic information of an individual's family members.</li> <li>h. Information about an individual's minor children.</li> <li>i. Financial transaction history.</li> <li>ii. Information collected from children under thirteen (12) years of age.</li> </ul> |
| 11   |                          | j. <u>Information collected from children under thirteen (13) years of age.</u>   |
| 12<br>13<br>14<br>15                         | <u>(12)</u>              | Terms of service agreement. — An electronic agreement between a user and  |
| 13   |                          | a covered platform that sets forth the terms, conditions, rights, and   |
| 14   |                          | responsibilities of the respective parties in connection with the use of the  |
| 15   |                          | platform's chatbot services.  |
| 16   | <u>(13)</u>              | Transport encryption. — A security measure wherein data is encrypted during   |
| 17   |                          | its transmission from one point to another. The data is typically encrypted by  |
| 18   |                          | the sender's system or an intermediary service before being sent over a   |
| 19   |                          | network, and then decrypted by the recipient's system or an intermediary  |
|  |                          | service upon arrival. While the data is protected during transit, it may be   |
| 20<br>21<br>22<br>23<br>24<br>25<br>26<br>27 |                          | accessible in unencrypted form at the endpoints or by the service providers   |
| 22   |                          | <u>facilitating the transmission.</u>   |
| 23   | <u>(14)</u>              | <u>Trusting party.</u> – Any user of a covered platform who gives, either voluntary   |
| 24   |                          | or involuntary, personal information to a covered platform, or any user who   |
| 25   |                          | enters into any information relationship with a covered platform.   |
| 26   | <u>(15)</u>              | <u>User-related data.</u> — Any data collected directly or indirectly from the user   |
| 27   |                          | and linked or reasonably linkable to the user by the chatbot, including but not   |
| 28   |                          | <u>limited to the following:</u>  |
| 29   |                          | <u>a.</u> <u>Personal data.</u> — <u>Data that is directly linked to the user or indirectly</u>   |
| 30   |                          | identifiable, including by reference to an identifier such as a name, an  |
| 31   |                          | identification number, precise geolocation, an online identifier or one   |
| 32   |                          | of several special characteristics, which expresses the physical,   |
| 33   |                          | physiological, genetic, mental, commercial, cultural or social identity   |
| 34   |                          | of the user.  |
| 35   |                          | <u>b.</u> <u>Usage data. — Data that is gathered about users' interactions, ehaviors,</u>   |
| 36<br>37                                     |                          | preferences, and usage patterns within the platforms, including but not   |
| 37   |                          | limited to user engagement and conversation content.  |
| 38   |                          | <u>c.</u> Other user data. — Any data not covered by personal data and usage  |
| 39   |                          | data concerning a user, including data collected by third party cookies.  |
| 40   | " <u>§ 170-3. Duty o</u> | of loyalty for chatbots.  |
| 41   |                          | ered platform shall not process data or design chatbot systems and tools in ways  |
| 42   | that significantly       | conflict with trusting parties' best interests, as implicated by their interactions   |
| 43   | with chatbots.           |   |
| 14   | <u>(b)</u> <u>A cov</u>  | ered platform shall, in fulfilling their duty of loyalty, abide by the following  |
| 45   | subsidiary duties        | <u>:</u>  |
| 46   | <u>(1)</u>               | Duty of loyalty in emergency situations. — A covered platform shall   |
| 47   |                          | implement and maintain reasonably effective systems to detect, promptly   |
| <del>1</del> 8                               |                          | respond to, report, and mitigate emergency situations in a manner that  |
| <del>1</del> 9                               |                          | prioritizes the safety and well-being of users over the platform's other  |

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interests.

- Duty of loyalty regarding emotional dependence. A covered platforms shall 1 (2) 2 implement and maintain reasonably effective systems to detect and prevent 3 emotional dependence of a user on a chatbot, prioritizing the user's 4 psychological well-being over the platform's interest in user engagement or 5 retention. 6 <u>a.</u> This duty only applies to any covered platform that utilizes a chatbot 7 designed to (i) generate social connections with users, (ii) engage in 8 extended conversation mimicking human interaction, or (iii) provide 9 emotional support or companionship. 10 The determination required by sub-subdivision a. of this subdivision <u>b.</u> 11 shall be based on the chatbot's intended purpose, design features, 12 conversational capabilities, and interaction patterns with users. Duty of lovalty un chatbot identity disclosure. — A covered platform has a 13 (3) 14 duty to clearly and consistently identify the chatbot as an artificial entity when 15 that fact is not clearly apparent. The platform shall not process data or design systems in ways that deceive or mislead users about the non-human nature of 16 17 the chatbot, prioritizing transparency over any potential benefits of perceived 18 human-like interaction. 19 Duty of loyalty in influence. — A covered platform shall not process data or (4) 20 design chatbot systems and tools in ways that influence trusting parties to 21 achieve particular results that are against the best interests of trusting parties. 22 Duty of loyalty in collection. — A covered platform shall collect and store <u>(5)</u> 23 only that information that does not conflict with a trusting party's best 24 interests. Such information must be (i) adequate, in the sense that it is 25 sufficient to fulfill a legitimate purpose of the platform; (ii) relevant, in the 26 sense that the information has a relevant link to that legitimate purpose, and 27 (iii) necessary, in the sense that it is the minimum amount of information 28 which is needed for that legitimate purpose. 29 Duty of loyalty in personalization. — A covered platform shall be loyal to the (6) 30 31 personal information or characteristics. 32
  - best interests of trusting parties when personalizing content based upon
  - Duty of loyalty in gatekeeping. A covered platform shall be a loyal <u>(7)</u> gatekeeper of personal information from a trusted party, including avoiding conflicts to the best interests of trusting parties when allowing government or other third-party access to trusting parties and their data.

# "§ 170-4. Contractual requirements.

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- The duties between a covered platform and an end-user shall be established through a terms of service agreement which is presented to the end-user in clear, conspicuous, and easily understandable language. The terms of service agreement must (i) explicitly outline the online service provider's obligations, (ii) describe the rights and protections afforded to the end-user under this relationship, and (iii) require affirmative consent from the end-user before the agreement takes effect.
- The covered platform must provide clear notice to end-users of any material changes to the terms of service agreement and obtain renewed consent for such changes.
- The terms of service agreement must be easily accessible to users at all times through (c) the covered platform's application or the covered platform's website.
- A covered platform shall implement a chatbot identification disclosure process that meets the requirements outlined in G.S. 170-5.

# "§ 170-5. Chatbot identification process requirements.

- The chatbot identification process shall include all of the following elements: (a)
  - A covered platform shall clearly inform users that the chatbot is: (1)

DRS45312-LR-148 Page 7 1 <u>a. Not human, human-like, or sentient.</u>
2 <u>b. A computer program designed to min</u>

- b. A computer program designed to mimic human conversation based on statistical analysis of human-produced text.
- <u>c.</u> <u>Incapable of experiencing emotions such as love or lust.</u>
- <u>d.</u> <u>Without personal preferences or feelings.</u>
- (2) The information required by subdivision (1) of this subsection shall be readily accessible, clearly presented, and concisely conveyed in less than three hundred (300) words.
- (b) A users shall provide explicit and informed consent to interact with the chatbot. The consent process shall:
  - (1) Require an affirmative action from the user (such as clicking an "I understand" button); and
  - (2) Confirm the user's understanding of the chatbot's identity and limitations.
- (c) A covered platform is prohibited from using deceptive design elements that manipulate or coerce users into providing consent or obscure the nature of the chatbot or the consent process.
- (d) The chatbot identity communication and opt-in consent process shall be repeated at the start of each new session with a user.
- (e) The chatbot identification and consent process required by this section shall be separate and distinct from any privacy policy agreement or other consent processes required by law or platform policy.

### "§ 170-6. Data privacy requirements.

- (a) A covered platform must do each of the following:
  - Ensure that all user-related data disclosed collected through conversations between users and chatbots or through third-party cookies, undergoes a process of de-identification prior to storage and analysis;
  - (2) Take reasonable care to prohibit the incorporation or inclusion of any sensitive personal information derived from a user during the use of a chatbot into an aggregate dataset used to train any chatbot or generative artificial intelligence system.
  - (3) Store all chatbot conversations which does not include sensitive personal information for at least sixty (60) days.
- (b) Each covered platform that meets the standard set forth in subsection (a) of this section shall utilize self-destructing messages with a predetermined destruction period of thirty (30) days after the data has been acquired.
- (c) The requirements of subsection (b) of this section shall apply to all chatbots which are employed in: healthcare, financial services, the legal field, government services, mental health support, and education. In general, this applies to any domain, beyond those specifically listed, where chatbots are employed primarily for the processing or storage of sensitive personal information.
- (d) All covered platforms shall utilize transport encryption for all messages between a user and a chatbot.

### "§ 170-7. Enforcement.

(a) In any case in which the Attorney General has reason to believe that a covered platform has violated or is violating any provision of this Chapter, the State, as parens patriae, may bring a civil action on behalf of the residents of the State to (i) enjoin any practice violating this Chapter and enforce compliance with the pertinent section or sections on behalf of residents of the State; (ii) obtain damages, restitution, or other compensation, each of which shall be distributed in accordance with State law; or (iii) obtain such other relief as the court may consider to be appropriate.

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agreement, policy, form, or condition of service.

provisions of this Chapter shall not be affected."

the court deems appropriate.

"§ 170-8. Miscellaneous.

PART III. EFFECTIVE DATE

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(b)

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- **SECTION 3.** Unless otherwise provided, this act is effective when it becomes law.

**SECTION 2.(b)** This Part becomes effective January 1, 2026.

subsection against the same covered platform for the same alleged violation.

Any person who suffers injury in fact as a result of a violation of this Chapter may

An action under paragraph subsection (b) of this section may not be brought more

The rights and remedies provided for in this subsection may not be waived by any

bring a civil action against the covered platform to enjoin further the violation; recover damages in an amount equal to the greater of actual damages or one thousand dollars (\$1,000) per

violation; obtain reasonable attorneys' fees and litigation costs; and obtain any other relief that

than two (2) years after the date on which the person first discovered or reasonably should have

discovered the violation. No person shall be permitted to bring more than one action under this

If any provision of this Chapter is determined to be unenforceable or invalid, the remaining

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