Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REVISED

This Version Includes All Amendments Adopted on Second Reading in the Second House

LLS NO. 24-1149.01 Christopher McMichael x4775

HOUSE BILL 24-1468

HOUSE SPONSORSHIP

Titone, Parenti

SENATE SPONSORSHIP

Hansen,

House Committees

Business Affairs & Labor

Senate Committees

State, Veterans, & Military Affairs

A BILL FOR AN ACT

101 <u>Concerning the creation of the artificial intelligence</u> 102 <u>IMPACT TASK FORCE.</u>

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov/.)

Joint Technology Committee. The bill updates the membership and issues of study for the task force for the consideration of facial recognition services and changes the name of the task force to the biometric technology and artificial intelligence policy task force (task force). The task force will expand from 15 to 17 members and now includes a member who is an expert in generative artificial intelligence

HOUSE Amended 2nd Reading May 2, 2024

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing law.

Dashes through the words or numbers indicate deletions from existing law.

technology; a member who is an expert in social media, biometric technology, or artificial intelligence technology; and a member who is an advocate for youth safety and privacy. The member who represents the Colorado bureau of investigation will be replaced.

The bill updates the issues of study of the task force to include artificial intelligence technology and biometric technology in addition to facial recognition technology. The scope of the task force is expanded to include a focus on the use of these emerging technologies generally rather than their use by only state and local government agencies.

The bill adds exceptions to the moratorium on schools using facial recognition technologies, which would allow a school to use facial recognition technologies in certain circumstances.

The bill modifies the reporting requirements for state agencies that use facial recognition services so that agency records are maintained by the agency and subject to inspection and review by the office of information technology.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, 2-3-1701, amend (1)
3	and (12) as follows:
4	2-3-1701. Definitions. As used in this part 17, unless the context
5	otherwise requires:
6	(1) (a) "Artificial intelligence" OR "ARTIFICIAL INTELLIGENCE
7	SYSTEM" means systems that can:
8	(a) Perceive an environment through data acquisition, process and
9	interpret the derived information, and take actions or imitate intelligent
10	behavior to achieve a specified goal; and
11	(b) Learn from past behavior and results and adapt their behavior
12	accordingly ANY MACHINE-BASED SYSTEM THAT, FOR ANY EXPLICIT OR
13	IMPLICIT OBJECTIVE, INFERS, FROM THE INPUTS THE SYSTEM RECEIVES,
14	HOW TO GENERATE OUTPUTS, INCLUDING CONTENT, DECISIONS,
15	PREDICTIONS, OR RECOMMENDATIONS, THAT CAN INFLUENCE PHYSICAL OR
16	VIRTUAL ENVIRONMENTS.

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1	(12) "Task force" means the task force for the consideration of
2	<u>facial recognition services</u> ARTIFICIAL INTELLIGENCE IMPACT TASK FORCE
3	created in section 2-3-1707.
4	SECTION 2. In Colorado Revised Statutes, repeal and reenact,
5	with amendments, 2-3-1707 as follows:
6	2-3-1707. Artificial intelligence impact task force - creation -
7	membership - duties - compensation - staff support - report -
8	definitions - repeal. (1) Definitions. As used in this section, unless
9	CONTEXT OTHERWISE REQUIRES:
10	(a) "ALGORITHMIC DISCRIMINATION" MEANS ANY CONDITION IN
11	WHICH THE USE OF AN AUTOMATED DECISION SYSTEM OR ARTIFICIAL
12	INTELLIGENCE SYSTEM RESULTS IN AN UNLAWFUL DIFFERENTIAL
13	TREATMENT OR IMPACT THAT DISFAVORS AN INDIVIDUAL OR A GROUP OF
14	INDIVIDUALS ON THE BASIS OF THEIR ACTUAL OR PERCEIVED AGE, COLOR,
15	DISABILITY, ETHNICITY, GENETIC INFORMATION, LIMITED PROFICIENCY IN
16	THE ENGLISH LANGUAGE, NATIONAL ORIGIN, RACE, RELIGION,
17	REPRODUCTIVE HEALTH, SEX, VETERAN STATUS, OR OTHER
18	CLASSIFICATION PROTECTED UNDER THE LAWS OF THIS STATE OR UNDER
19	FEDERAL LAW.
20	(b) "AUTOMATED DECISION SYSTEM" MEANS ANY SYSTEM THAT IS
21	USED TO MAKE OR ASSIST IN DECISIONS THAT IMPACT THE LIVES OF
22	CONSUMERS AND THAT IS BASED IN WHOLE OR IN SIGNIFICANT PART ON
23	ARTIFICIAL INTELLIGENCE, MACHINE LEARNING, COMPUTERIZED
24	ALGORITHMS, AUTOMATED STATISTICAL OR PROBABILISTIC MODELING, OR
25	SIMILAR TECHNIQUES.
26	(c) "Consumer" means an individual who is a Colorado
27	RESIDENT

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1	(d) "DEPLOY" MEANS TO USE AN ARTIFICIAL INTELLIGENCE SYSTEM
2	OR AUTOMATED DECISION SYSTEM.
3	(e) "DEPLOYER" MEANS A PERSON DOING BUSINESS IN THIS STATE
4	THAT DEPLOYS AN ARTIFICIAL INTELLIGENCE SYSTEM OR AUTOMATED
5	DECISION SYSTEM.
6	(f) "DEVELOPER" MEANS A PERSON DOING BUSINESS IN THIS STATE
7	THAT DEVELOPS OR INTENTIONALLY AND SUBSTANTIALLY MODIFIES AN
8	ARTIFICIAL INTELLIGENCE SYSTEM OR AUTOMATED DECISION SYSTEM.
9	(2) Creation - membership. (a) THERE IS CREATED THE
10	ARTIFICIAL INTELLIGENCE IMPACT TASK FORCE FOR THE PURPOSES OF
11	CONSIDERING ISSUES AND PROPOSING RECOMMENDATIONS REGARDING
12	PROTECTIONS FOR CONSUMERS AND WORKERS FROM ARTIFICIAL
13	INTELLIGENCE SYSTEMS AND AUTOMATED DECISION SYSTEMS.
14	(b) The task force consists of the following members:
15	(I) One member who represents an organization that
16	ADVOCATES ON BEHALF OF INDIVIDUALS WHO HAVE HISTORICALLY
17	EXPERIENCED ALGORITHMIC DISCRIMINATION BY ARTIFICIAL
18	INTELLIGENCE SYSTEMS OR AUTOMATED DECISION SYSTEMS, TO BE
19	APPOINTED BY THE GOVERNOR;
20	(II) ONE MEMBER WHO IS RECOMMENDED BY CONSENSUS FROM A
21	COALITION OF STATEWIDE LABOR ORGANIZATIONS ACTIVELY INVOLVED IN
22	REPRESENTING THE WORK FORCE IMPACTED BY ARTIFICIAL INTELLIGENCE
23	SYSTEMS OR AUTOMATED DECISION SYSTEMS, TO BE APPOINTED BY THE
24	PRESIDENT OF THE SENATE;
25	(III) ONE MEMBER WHO REPRESENTS A STATEWIDE CIVIL LIBERTIES
26	ORGANIZATION, TO BE APPOINTED BY THE PRESIDENT OF THE SENATE;
2.7	(IV) ONE MEMBER WHO REPRESENTS AN ORGANIZATION THAT

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1	ADVOCATES ON BEHALF OF INDIVIDUALS WITH DISABILITIES, TO BE
2	APPOINTED BY THE SPEAKER OF THE HOUSE OF REPRESENTATIVES;
3	(V) ONE MEMBER WHO REPRESENTS A NATIONAL NONPROFIT,
4	NONPARTISAN ORGANIZATION THAT FOCUSES ON TECHNOLOGY, POLICY,
5	AND CIVIL RIGHTS, TO BE APPOINTED BY THE SPEAKER OF THE HOUSE OF
6	REPRESENTATIVES;
7	(VI) THE ATTORNEY GENERAL OR THE ATTORNEY GENERAL'S
8	<u>DESIGNEE;</u>
9	(VII) ONE MEMBER WHO IS A STATE REPRESENTATIVE, TO BE
10	APPOINTED BY THE SPEAKER OF THE HOUSE OF REPRESENTATIVES;
11	(VIII) ONE MEMBER WHO IS A STATE REPRESENTATIVE, TO BE
12	APPOINTED BY THE MINORITY LEADER OF THE HOUSE OF
13	REPRESENTATIVES;
14	(IX) ONE MEMBER WHO IS A STATE SENATOR, TO BE APPOINTED BY
15	THE PRESIDENT OF THE SENATE;
16	(X) ONE MEMBER WHO IS A STATE SENATOR, TO BE APPOINTED BY
17	THE MINORITY LEADER OF THE SENATE;
18	(XI) ONE MEMBER WHO REPRESENTS A STATEWIDE ORGANIZATION
19	OF BUSINESS PROFESSIONALS, TO BE APPOINTED BY THE GOVERNOR;
20	(XII) ONE MEMBER WHO REPRESENTS A NONPROFIT ORGANIZATION
21	THAT IS FOCUSED ON PRIVACY AND THAT HAS A MEMBERSHIP CONSISTING
22	OF DEVELOPERS AND DEPLOYERS, TO BE APPOINTED BY THE PRESIDENT OF
23	THE SENATE;
24	(XIII) ONE MEMBER WHO REPRESENTS A DEPLOYER, TO BE
25	APPOINTED BY THE PRESIDENT OF THE SENATE;
26	(XIV) ONE MEMBER WHO REPRESENTS A DEVELOPER, TO BE
27	APPOINTED BY THE SPEAKER OF THE HOUSE OF REPRESENTATIVES;

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1	(XV) ONE MEMBER WHO REPRESENTS AN INDUSTRY ASSOCIATION
2	THAT REPRESENTS DEVELOPERS OR DEPLOYERS, TO BE APPOINTED BY THE
3	MINORITY LEADER OF THE SENATE;
4	(XVI) ONE MEMBER WHO IS A REPRESENTATIVE FROM ACADEMIA
5	OR A NATIONAL NONPROFIT, NONPARTISAN ORGANIZATION THAT FOCUSES
6	ON LEGAL CONSIDERATIONS RELEVANT TO ARTIFICIAL INTELLIGENCE
7	SYSTEMS OR AUTOMATED DECISION SYSTEMS, TO BE APPOINTED BY THE
8	PRESIDENT OF THE SENATE;
9	(XVII) ONE MEMBER WHO HAS EXPERTISE IN THE QUANTITATIVE
10	EVALUATION OF ARTIFICIAL INTELLIGENCE OR AUTOMATED DECISION
11	SYSTEMS FOR DISPARATE PERFORMANCE, MISUSE, OR BIAS, TO BE
12	APPOINTED BY THE MINORITY LEADER OF THE HOUSE OF
13	REPRESENTATIVES;
14	(XVIII) ONE MEMBER WHO IS A REPRESENTATIVE FROM ACADEMIA
15	OR A NATIONAL NONPROFIT, NONPARTISAN ORGANIZATION WITH
16	KNOWLEDGE OF THE HISTORICAL DEVELOPMENT AND IMPLEMENTATION OF
17	LEGISLATION, REGULATION, OR CODES OF CONDUCT REQUIRING
18	DISCLOSURE, SAFETY PLANNING, THE DEVELOPMENT OF PROFESSIONAL
19	STANDARDS, OR MONITORING RELATED TO ARTIFICIAL INTELLIGENCE
20	SYSTEMS OR AUTOMATED DECISION SYSTEMS, TO BE APPOINTED BY THE
21	SPEAKER OF THE HOUSE OF REPRESENTATIVES;
22	(XIX) THE CHIEF INFORMATION OFFICER OF THE OFFICE OF
23	INFORMATION TECHNOLOGY, WHO IS APPOINTED BY THE GOVERNOR
24	PURSUANT TO SECTION 24-37.5-103 (1), OR THE CHIEF INFORMATION
25	OFFICER'S DESIGNEE;
26	(XX) ONE MEMBER WHO REPRESENTS AN ORGANIZATION THAT
27	ADVOCATES FOR CONSUMERS AND THE FIRST AMENDMENT, TO BE

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1	APPOINTED BY THE SPEAKER OF THE HOUSE OF REPRESENTATIVES;
2	(XXI) ONE MEMBER WHO REPRESENTS AN ORGANIZATION THAT
3	ADVOCATES FOR SCHOOLS, SCHOOL DISTRICTS, TEACHERS, STUDENTS, AND
4	THE EDUCATION COMMUNITY, TO BE APPOINTED BY THE SPEAKER OF THE
5	HOUSE OF REPRESENTATIVES;
6	(XXII) ONE MEMBER WHO IS A REPRESENTATIVE FOR AN
7	ORGANIZATION THAT ADVOCATES FOR LAW ENFORCEMENT AGENCIES, TO
8	BE APPOINTED BY THE PRESIDENT OF THE SENATE;
9	(XXIII) ONE MEMBER WHO IS A REPRESENTATIVE FROM AN
10	ORGANIZATION THAT REPRESENTS SMALL BUSINESS DEPLOYERS AND
11	SMALL BUSINESS DEVELOPERS, TO BE APPOINTED BY THE GOVERNOR;
12	(XXIV) ONE MEMBER WHO IS A TECHNOLOGY EXPERT FROM AN
13	ORGANIZATION THAT REPRESENTS HEALTH-CARE, BIOSCIENCE, OR
14	MEDICAL PRACTITIONERS, TO BE APPOINTED BY THE GOVERNOR; AND
15	(XXV) ONE MEMBER WHO IS A TECHNOLOGY EXPERT FROM THE
16	SECURITY TECHNOLOGY INDUSTRY, TO BE APPOINTED BY THE GOVERNOR.
17	(c) The speaker of the house of representatives, the
18	PRESIDENT OF THE SENATE, THE MINORITY LEADER OF THE HOUSE OF
19	REPRESENTATIVES, THE MINORITY LEADER OF THE SENATE, AND THE
20	GOVERNOR SHALL MAKE EACH OF THE INITIAL APPOINTMENTS DESCRIBED
21	IN SUBSECTION (2)(b) OF THIS SECTION BEFORE AUGUST 1, 2024.
22	(d) ANY VACANCY THAT OCCURS AMONG THE APPOINTED
23	MEMBERS OF THE TASK FORCE SHALL BE FILLED BY THE APPROPRIATE
24	APPOINTMENT AUTHORITY AS SOON AS PRACTICABLE IN ACCORDANCE
25	WITH THE LIMITATIONS SPECIFIED IN SUBSECTION (2)(b) OF THIS SECTION.
26	(e) In making the appointments to the task force, the
27	SPEAKER OF THE HOUSE OF REPRESENTATIVES, THE PRESIDENT OF THE

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1	SENATE, THE MINORITY LEADER OF THE HOUSE OF REPRESENTATIVES, THE
2	MINORITY LEADER OF THE SENATE, AND THE GOVERNOR SHALL STRIVE TO
3	ENSURE THAT THE MEMBERSHIP OF THE TASK FORCE:
4	(I) REFLECTS THE ETHNIC, CULTURAL, AND GENDER DIVERSITY OF
5	THE STATE;
6	(II) INCLUDES REPRESENTATION FROM ALL AREAS OF THE STATE,
7	INCLUDING INDIVIDUALS WHO DO NOT RESIDE IN THE FRONT RANGE
8	REGION OF THE STATE;
9	(III) TO THE EXTENT PRACTICABLE, INCLUDES INDIVIDUALS WITH
10	DISABILITIES; AND
11	(IV) INCLUDES REPRESENTATION FROM COMMUNITIES THAT HAVE
12	HISTORICALLY EXPERIENCED ALGORITHMIC DISCRIMINATION BY
13	ARTIFICIAL INTELLIGENCE SYSTEMS AND AUTOMATED DECISION SYSTEMS.
14	(f) An employer of any task force member shall not
15	DISCRIMINATE, TAKE ADVERSE ACTION, OR RETALIATE AGAINST ANY
16	WORKER BASED ON THE WORKER SERVING ON THE TASK FORCE, INCLUDING
17	IF THE WORKER RAISES A REASONABLE CONCERN ABOUT WORKPLACE
18	VIOLATIONS OF HEALTH OR SAFETY RULES OR OTHER SIGNIFICANT
19	WORKPLACE THREATS TO HEALTH OR SAFETY TO THE EMPLOYER, THE
20	EMPLOYER'S AGENT, OTHER WORKERS, A GOVERNMENT AGENCY, OR THE
21	PUBLIC, IF THE EMPLOYER CONTROLS THE WORKPLACE CONDITIONS THAT
22	GIVE RISE TO THE VIOLATION OF OR THREAT TO WORKPLACE HEALTH OR
23	SAFETY.
24	(3) Issues of study. The task force shall consider issues and
25	PROPOSE POLICY RECOMMENDATIONS TO THE COMMITTEE RELATED TO:
26	(a) The definition of key terms, including "artificial
27	INTELLICENCE CYCTEM! AND "ALITOMATED DECICION CYCTEM! AND TYDEC

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1	OF ARTIFICIAL INTELLIGENCE SYSTEMS AND AUTOMATED DECISION
2	SYSTEMS THAT ANY STATE LEGISLATION OR POLICY SHOULD COVER;
3	(b) Establishing notice, explanation, and other
4	TRANSPARENCY AND DISCLOSURE REQUIREMENTS FOR COMPANIES THAT
5	DEVELOP OR DEPLOY ARTIFICIAL INTELLIGENCE SYSTEMS AND AUTOMATED
6	DECISION SYSTEMS THAT IMPACT THE LIVES OF CONSUMERS AND
7	WORKERS;
8	(c) Developing recommendations for how to protect
9	DISPROPORTIONATELY IMPACTED COMMUNITIES AND WORKERS FROM
10	ALGORITHMIC DISCRIMINATION;
11	(d) Creating a code of conduct or establishing best
12	PRACTICES FOR EVALUATING THE ETHICAL AND EQUITABLE IMPACT OF
13	USING ARTIFICIAL INTELLIGENCE SYSTEMS AND AUTOMATED DECISION
14	SYSTEMS, INCLUDING SPECIFIC DECISION-MAKING FRAMEWORKS,
15	BENCHMARKS, SAFETY STANDARDS, AND METRICS;
16	(e) DEVELOPING CLEAR QUANTITATIVE BENCHMARKS AND
17	METRICS BY WHICH TO MEASURE OR ASSESS ALGORITHMIC
18	DISCRIMINATION;
19	(f) DEVELOPING RECOMMENDATIONS FOR HOW GOVERNMENT
20	AGENCIES, DEVELOPERS, DEPLOYERS, AND THIRD-PARTY AUDITORS CAN
21	MONITOR FOR ALGORITHMIC DISCRIMINATION AND VERIFY CLAIMS MADE
22	BY DEVELOPERS AND DEPLOYERS ABOUT ARTIFICIAL INTELLIGENCE
23	SYSTEMS AND AUTOMATED DECISION SYSTEMS;
24	(g) DEVELOPING BEST PRACTICES FOR GATHERING, DOCUMENTING,
25	REPORTING, AND SHARING DATA AND INFORMATION NECESSARY FOR
26	ASSESSING ALGORITHMIC DISCRIMINATION AND VERIFYING THE CLAIMS OF
27	DEVELOPERS AND DEPLOYERS;

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1	(h) DEVELOPING RECOMMENDATIONS FOR HOW THE STATE CAN
2	SECURE THE KNOWLEDGE AND SKILL NECESSARY TO EFFECTIVELY GOVERN
3	ARTIFICIAL INTELLIGENCE SYSTEMS AND AUTOMATED DECISION SYSTEMS
4	THROUGH EXPERT CONSULTATION, HIRING, AND ANY OTHER MECHANISMS
5	DEEMED APPROPRIATE BY THE TASK FORCE; AND
6	(i) DEVELOPING RECOMMENDATIONS FOR SECURING MORE AND
7	BETTER COMMITMENTS FROM DEVELOPERS AND DEPLOYERS OF ARTIFICIAL
8	INTELLIGENCE SYSTEMS AND AUTOMATED DECISION SYSTEMS TO ADDRESS
9	ALGORITHMIC DISCRIMINATION.
10	(4) Additional duties of the task force. (a) (I) The member who
11	IS A STATE REPRESENTATIVE APPOINTED BY THE SPEAKER OF THE HOUSE
12	OF REPRESENTATIVES PURSUANT TO SUBSECTION (2)(b)(VII) OF THIS
13	SECTION SHALL CALL THE FIRST MEETING OF THE TASK FORCE.
14	(II) THE TASK FORCE SHALL HOLD ITS FIRST MEETING ON OR
15	BEFORE SEPTEMBER 1, 2024.
16	(III) AT THE FIRST MEETING OF THE TASK FORCE, THE TASK FORCE
17	SHALL SELECT A CHAIR AND VICE-CHAIR FROM AMONG ITS MEMBERS.
18	(b) (I) THE TASK FORCE SHALL MEET AT LEAST SIX TIMES, WHICH
19	MEETINGS MAY BE ONLINE OR IN PERSON, AND SHALL ALLOW FOR VIRTUAL
20	PARTICIPATION AT ANY IN-PERSON MEETINGS.
21	(II) THE TASK FORCE SHALL POST MEETING SUMMARIES OF ITS
22	MEETINGS, ANY DRAFT POLICY RECOMMENDATIONS, AND THE FINAL
23	REPORT ON THE COMMITTEE'S PUBLIC WEBSITE.
24	(c) On or before April 1, 2025, the task force shall submit
25	A REPORT TO THE COMMITTEE AND THE GOVERNOR'S OFFICE THAT
26	SUMMARIZES THE TASK FORCE'S FINDINGS AND POLICY
27	RECOMMENDATIONS RELATED TO THE ISSUES OF STUDY DESCRIBED IN

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1	SUBSECTION (3) OF THIS SECTION.
2	(d) The task force may solicit and seek input and
3	PARTICIPATION FROM RELEVANT COMMUNITIES AND STAKEHOLDERS IN
4	CONDUCTING THE TASK FORCE'S MEETINGS AND COMPILING THE FINAL
5	REPORT OF THE TASK FORCE.
6	(4) Compensation. Nonlegislative members of the task
7	FORCE AND NONLEGISLATIVE MEMBERS OF ANY SUBCOMMITTEES OF THE
8	TASK FORCE SERVE WITHOUT COMPENSATION. COMPENSATION OF
9	LEGISLATIVE MEMBERS IS PAID FROM APPROPRIATIONS TO THE GENERAL
10	ASSEMBLY IN ACCORDANCE WITH SECTION 2-2-307.
11	(5) Staff support. The director of research of the
12	LEGISLATIVE COUNCIL MAY SUPPLY STAFF ASSISTANCE TO THE TASK FORCE
13	AS THE DIRECTOR OF RESEARCH DEEMS APPROPRIATE, SUBJECT TO
14	AVAILABLE APPROPRIATIONS. THE TASK FORCE MAY ALSO ACCEPT GIFTS.
15	GRANTS, AND DONATIONS FOR STAFF SUPPORT FROM THE PRIVATE SECTOR.
16	WHICH GIFTS, GRANTS, AND DONATIONS SHALL BE TRANSMITTED TO THE
17	STATE TREASURER, WHO SHALL CREDIT THE MONEY TO THE LEGISLATIVE
18	DEPARTMENT CASH FUND CREATED IN SECTION 2-2-1601 (1)(a).
19	(6) Repeal. This section is repealed, effective September 1.
20	2027. Prior to the repeal, the task force is scheduled for review
21	IN ACCORDANCE WITH SECTION 2-3-1203.
22	SECTION 3. In Colorado Revised Statutes, 2-3-1203, amend
23	(18.5)(a)(III) as follows:
24	2-3-1203. Sunset review of advisory committees - legislative
25	declaration - definition - repeal. (18.5) (a) The following statutory
26	authorizations for the designated advisory committees will repeal on
27	<u>September 1, 2027:</u>

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1	(III) The task force for the consideration of facial recognition
2	services ARTIFICIAL INTELLIGENCE IMPACT TASK FORCE created in section
3	<u>2-3-1707.</u>
4	SECTION 4. Effective date. This act takes effect only if Senate
5	Bill 24-205 becomes law, in which case this act takes effect upon passage
6	or on the effective date of Senate Bill 24-205, whichever is later.
7	SECTION 5. Safety clause. The general assembly finds,
8	determines, and declares that this act is necessary for the immediate
9	preservation of the public peace, health, or safety or for appropriations for
10	the support and maintenance of the departments of the state and state
11	<u>institutions.</u>

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