

**Bill Summary**  
2<sup>nd</sup> Session of the 60<sup>th</sup> Legislature

<b>Bill No.:</b>	<b>SB 1521</b>
<b>Version:</b>	<b>INT</b>
<b>Request No.</b>	<b>2775</b>
<b>Author:</b>	<b>Sen. Hamilton</b>
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**Bill Analysis**

SB 1521 prohibits the design of any artificial intelligence chatbot, knowing or with reckless disregard for the fact that the artificial intelligence chatbot poses a risk of soliciting, encouraging, or inducing minors to engaging in sexually explicit content. Such chatbots may not create or transmit any visual depiction of sexually explicit conduct. Such chatbots may not encourage or coerce suicide, non-suicidal self-injury, or imminent physical or sexual violence. Entities responsible for the management of such chatbots shall require individuals to register a user account in order to use or otherwise interact with such chatbot. Such entities shall freeze all current accounts on the effective date and require users to provide age data that is verifiable to restore each attached account. Such entities may contract with third parties to employ reasonable age verification measures. Chatbots shall be required to clearly disclose to users that they are interacting with an artificial non-human program at the start of each conversation and every 30 minutes in the conversation. The measure authorizes the Attorney General to bring civil action against any entity violating the provisions of this measure. Any person who violates this act shall be subject to a civil penalty not to exceed \$100,000.00.

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