## February 27, 2025 09:39 PM

## **Amended Excerpts**

**House Amendments** 

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1. Line 95 through 96a:
   95
               (5) "Division" means the Division of Consumer Protection created in Section 13-2-1.
   96
               (6) "Generative artificial intelligence" means an artificial \hat{H} \rightarrow intelligence technology \leftarrow \hat{H}
            system that:
   96a
2. Line 97 through 99:
   97
               (a) is trained on data;
   98
               (b) \hat{H} \rightarrow is designed to simulate human conversation with a consumer through one or
   98a
            more of the following: [ {interacts with a person using } ]
   98b
               (i) \leftarrow \hat{H} text \hat{H} \rightarrow [\{\bar{s}\}]; \leftarrow \hat{H}
                \hat{H} \rightarrow (ii) \leftarrow \hat{H} audio \hat{H} \rightarrow [\{\bar{i}\}]; \leftarrow \hat{H} or
   98c
   98d
                \hat{H} \rightarrow (iii) \leftarrow \hat{H} visual communication; and
   99
               (c) generates non-scripted outputs similar to outputs created by a human, with limited or
3. Line 136 through 144:
   136
               (b) user input of a Utah user.
   136a
                \hat{H} \rightarrow (2) Subsection (1) does not apply to individually identifiable health information:
   136b
               (a) requested by a health care provider with the consent of the Utah user;
               (b) provided to a health plan of a Utah user upon request of the Utah user; or
   136c
   136d
               (c) shared in compliance with Subsection (3).
               (3) (a) A supplier may share individually identifiable health information necessary to
   136e
            ensure the effective functionality of the mental health chatbot with another party with
   136f
            which the supplier has a contract related to such functionality.
   136g
               (b) When sharing information under Subsection (3)(a), the supplier and the other
   136h
            entity shall comply with all applicable privacy and security provisions of 45 C.F.R.
   136i
            Part 160 and 45 C.F.R. Part 164, Subparts A and E, as if the supplier were a covered
   136j
            entity and the other entity were a business associate, as such terms are defined in 45
   136k
            C.F.R. 160.103.
   1361
   137
               [ {(2) Subsection (1) does not apply to:} ]
   138
               [ {(a) individually identifiable health information:} ]
   139
               [ {(i) requested by a health care provider with consent of the Utah user; or } ]
   140
               [ {(ii) provided to a health plan of a Utah user upon request of the Utah user; or } ]
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[ {(b) personal data provided by a supplier to an associated third party in the ordinary } ] 
 ←Ĥ
142 Ĥ→ [ {course of business, provided that the supplier complies with the security and privacy } ] 
 ←Ĥ
143 Ĥ→ [ {provisions of 45 C.F.R. Part 160 and 45 C.F.R. Part 164, Subparts A, C, and E, to the } ] ←Ĥ

 $\hat{H} \rightarrow [\{same\ extent\ as\ is\ required\ of\ a\ covered\ entity.}] \leftarrow \hat{H}$ 

144

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