

Stephanie Pitcher proposes the following substitute bill:

Law Enforcement Artificial Intelligence Amendments

2026 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Stephanie Pitcher

House Sponsor:

LONG TITLE

General Description:

This bill addresses law enforcement agency use of artificial intelligence.

Highlighted Provisions:

This bill:

- defines terms;
- amends provisions regarding law enforcement generative artificial intelligence policies;
- requires a law enforcement agency to publicly post certain information, including:
 - the law enforcement agency's policies concerning the use of generative artificial intelligence; and
 - how the law enforcement agency uses certain generative artificial intelligence technology settings;
- provides exceptions; and
- makes technical and conforming changes.

Money Appropriated in this Bill:

None

Other Special Clauses:

None

Utah Code Sections Affected:

AMENDS:

53-25-901, as enacted by Laws of Utah 2025, Chapter 330

53-25-902, as enacted by Laws of Utah 2025, Chapter 330

Be it enacted by the Legislature of the state of Utah:

Section 1. Section **53-25-901** is amended to read:

53-25-901 . Definitions.

29 As used in this part:

30 (1) "Artificial intelligence" means a machine-based system that can, for a given set of
31 human-defined objectives, make predictions, recommendations, or decisions influencing
32 real or virtual environments.

33 (2) "Generative artificial intelligence" means artificial intelligence technology that is
34 capable of creating content such as text, audio, image, or video based on patterns learned
35 from large volumes of data rather than being explicitly programmed with rules.

36 (3) "Technology" means a computer system, device, application, software, hardware,
37 algorithm, program, camera system, or similar product.

38 Section 2. Section **53-25-902** is amended to read:

39 **53-25-902 . Use of generative artificial intelligence by law enforcement -- Policy --**
40 **Requirements -- Generative artificial intelligence technology public posting.**

41 (1)(a) A law enforcement agency shall have a policy concerning the use of generative
42 artificial intelligence by employees of the law enforcement agency in the course and
43 scope of the law enforcement agency's work.

44 (b) The policy described in Subsection (1)(a) shall:

45 (i) include the requirements described in Subsection (2); and

46 (ii) provide employees of the law enforcement agency with information concerning
47 the use of generative artificial intelligence, including:

48 (A) which generative artificial intelligence technologies the employees of the law
49 enforcement agency may use, including which settings an employee may not
50 disable, bypass, or turn off;

51 (B) the uses and tasks for which generative artificial intelligence is permitted;

52 (C) the importance of reviewing content generated by generative artificial
53 intelligence; and

54 (D) an acknowledgment that a violation of the policy described in Subsection
55 (1)(a) may result in administrative disciplinary action by the head of the law
56 enforcement agency.

57 (2) A written police report or other law enforcement record that was created wholly or
58 partially by using generative artificial intelligence shall:

59 (a) contain within the report or record a disclaimer that the report or record contains
60 content generated by artificial intelligence; and

61 (b) include a certification by the author of the report or record that the author has read
62 and reviewed the report or record for accuracy.

- 63 (3)(a) Except as provided in Subsection (6), a law enforcement agency shall publicly
64 post on the law enforcement agency's website:
- 65 (i) the law enforcement agency's policy described in Subsection (1); and
 - 66 (ii) the information described in Subsection (4).
- 67 (b) If a law enforcement agency does not have a public website, the law enforcement
68 agency shall post the information described in Subsection (3)(a) on the Utah Public
69 Notice Website created in Section 63A-16-601.
- 70 (c) A law enforcement agency shall update a public posting required under this section
71 no later than 30 days after the day on which any posted information has changed or is
72 otherwise not current.
- 73 (4) A law enforcement agency shall provide the following information under Subsection
74 (3)(a)(ii):
- 75 (a) subject to Subsection (5), the generative artificial intelligence technologies that the
76 law enforcement agency uses;
 - 77 (b) for each generative artificial intelligence technology described in Subsection (4)(a),
78 the generative artificial intelligence technology's available settings that address
79 generative artificial intelligence transparency, content safeguards, or human content
80 oversight or verification, which may include:
 - 81 (i) a setting that requires a minimum level of human editing before a report or other
82 document can be marked as complete;
 - 83 (ii) a setting that includes an acknowledgment on a report or other document that the
84 report or other document was drafted by artificial intelligence;
 - 85 (iii) a setting that inserts obvious errors into a draft report or other document; and
 - 86 (iv) a setting that limits the types of crimes for which the generative artificial
87 intelligence technology may be used;
 - 88 (c) for each setting disclosed under Subsection (4)(b), whether the law enforcement
89 agency:
 - 90 (i) requires the use of the setting;
 - 91 (ii) does not use the setting; or
 - 92 (iii) allows an employee to disable, bypass, or turn off the setting; and
 - 93 (d) any other policies the law enforcement agency has that pertain to the use of a
94 generative artificial intelligence technology described in Subsection (4)(a), (b), or (c).
- 95 (5) For purposes of Subsection (4)(a), a generative artificial intelligence technology does
96 not include technology that uses artificial intelligence or generative artificial intelligence

97 for an administrative task that does not materially impact a law enforcement
98 investigation, such as a productivity or document management tool or a technology used
99 to check spelling or grammar.

100 (6) Subsection (3) does not apply to prison or jail security, safety, or management,
101 including internal prison or jail monitoring.

102 Section 3. **Effective Date.**

103 This bill takes effect on May 6, 2026.