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INFORMATION TECHNOLOGY ACT AMENDMENTS

2024 GENERAL SESSION STATE OF UTAH

	Chief Sponsor: Wayne A. Harper	
	House Sponsor: Ariel Defay	
2 3	LONG TITLE	
4	General Description:	
5	This bill enacts provisions related to disclosures and penalties associated with the use of	
6	synthetic media and artificial intelligence.	
7	Highlighted Provisions:	
8	This bill:	
9	• defines terms;	
10	• for an audio or visual communication intended to influence voting that contains	
11	synthetic media, requires that the communication include specified disclosures based on the	
12	type of synthetic media included;	
13	imposes penalties for violations; and	
14	allows a court or other sentencing body to consider the use of artificial intelligence as an	
15	aggravating factor in sentencing.	
16	Money Appropriated in this Bill:	
17	None	
18	Other Special Clauses:	
19	This bill provides a special effective date.	
20	Utah Code Sections Affected:	
21	ENACTS:	
22	20A-11-1104 (Effective 05/01/24), as Utah Code Annotated 1953	
23	76-3-203.18 (Effective 07/01/24), as Utah Code Annotated 1953	

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

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- 26 Section 1. Section **20A-11-1104** is enacted to read:
- 20A-11-1104 (Effective 05/01/24). Disclosure of synthetic media. 27

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- 28 (1) As used in this section: 29 (a) "Artificial intelligence" means a machine-based system that can, for a given set of 30 human-defined objectives, make predictions, recommendations, or decisions 31 influencing real or virtual environments. 32 (b) (i) "Creator" means a person that uses artificial intelligence to generate synthetic 33 media. 34 (ii) "Creator" does not include a person that solely provides the technology used in 35 the creation of the synthetic media. 36 (c) "Digital content provenance" means purely factual information that: 37 (i) details a digital resource's creator, origin, context, history, and editing process; and 38 (ii) conforms to an open industry technical standard. 39 (d) "Generative artificial intelligence" means artificial intelligence technology that is 40 capable of creating content such as text, audio, image, or video based on patterns 41 learned from large volumes of data rather than being explicitly programmed with 42 rules. 43 (e) "Sponsor" means a person that pays for the content that uses artificial intelligence to 44 generate synthetic media. 45 (f) "Synthetic audio media" means audio content that was substantially produced by 46 generative artificial intelligence. 47 (g) "Synthetic visual media" means an image or video that was substantially produced 48 by generative artificial intelligence. 49 (2) This section applies to an audio or visual communication that: 50 (a) is paid for by a candidate campaign committee, political action committee, political 51 issues committee, political party, or a person using a contribution; 52 (b) is intended to influence voting for or against a candidate or ballot proposition in an 53 election or primary in the state; and 54 (c) contains synthetic media. 55 (3) An audio communication described in Subsection (2) that contains synthetic audio 56 media shall include audibly at the beginning and end of the communication the words, 57 "Contains content generated by AI." 58 (4) A visual communication described in Subsection (2) that contains synthetic media shall 59 display throughout the duration of each portion of the communication containing
 - (a) "This video content generated by AI," if the content is a video that includes synthetic

synthetic media, in legible writing, the words:

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62	visual media but not synthetic audio media;
63	(b) "This image generated by AI," if the content is an image that includes synthetic
64	visual media but not synthetic audio media;
65	(c) "This audio content generated by AI," if the video includes synthetic audio media but
66	not synthetic visual media; or
67	(d) "This content generated by AI," if the communication includes both synthetic audio
68	media and synthetic visual media.
69	(5) In addition to the requirements in Subsections (3) and (4), a creator or sponsor who
70	publishes an online digital audio or visual communication described in Subsection (2)
71	that is viewable, audible, or accessible in the state shall ensure the advertisement carries
72	embedded tamper-evident digital content provenance that discloses:
73	(a) the initial author and creator of the content;
74	(b) any subsequent entities that edited, altered, or otherwise modified the content; and
75	(c) any use of generative artificial intelligence in generating or modifying the
76	substantive content.
77	(6) (a) In a civil action brought against the creator or the sponsor of content that includes
78	synthetic media by a person to enforce this section, the court may impose a civil
79	penalty not to exceed \$1,000 against a person for each violation of this section that
80	the court finds a person has committed.
81	(b) Compliance with this section does not exempt a person from civil or criminal
82	liability for violations of other applicable law.
83	Section 2. Section 76-3-203.18 is enacted to read:
84	76-3-203.18 (Effective 07/01/24). Use of artificial intelligence Aggravating
85	factor.
86	(1) As used in this section:
87	(a) "Artificial intelligence" means the same as that term is defined in Section
88	20A-11-1104.
89	(b) "Material assistance" means providing significant or essential support, information,
90	tools, or other means that facilitate planning, commission, or concealment of a
91	criminal offense.
92	(2) The sentencing judge or the Board of Pardons and Parole may consider as an
93	aggravating factor in their deliberations that the defendant committed or facilitated the
94	criminal offense with the intentional or knowing use and material assistance of an
95	artificial intelligence system.

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- 96 (3) This section does not affect or restrict the exercise of judicial sentencing discretion
- 97 under any other provision of Utah law.
- 98 Section 3. **Effective date.**
- 99 (1) Except as provided in Subsection (2), this bill takes effect on May 1, 2024.
- 100 (2) The actions affecting Section 76-3-203.18 (Effective 07/01/24) take effect on July 1,
- 101 <u>2024.</u>