1	H.341
2	Introduced by Representatives Priestley of Bradford, Arsenault of Williston,
3	Berbeco of Winooski, Cole of Hartford, Logan of Burlington,
4	Masland of Thetford, McGill of Bridport, Sibilia of Dover, and
5	White of Bethel
6	Referred to Committee on
7	Date:
8	Subject: Commerce and trade; consumer protection; artificial intelligence
9	systems
10	Statement of purpose of bill as introduced: This bill proposes to create safety
11	standards for developers and deployers of inherently dangerous artificial
12	intelligence systems.
13 14	An act relating to creating oversight and safety standards for developers and deployers of inherently dangerous artificial intelligence systems
15	It is hereby enacted by the General Assembly of the State of Vermont:
16	Sec. 1. 9 V.S.A. chapter 118 is added to read:
17	CHAPTER 118. ARTIFICIAL INTELLIGENCE
18	Subchapter 1. Artificial Intelligence Oversight and Safety Standards
19	§ 4193a. LEGISLATIVE INTENT
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artificial intelligence system.

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1	(a) Artificial intelligence systems are products that shift decision-making
2	power and responsibility away from persons to software-based systems, often
3	without direct human oversight. An artificial intelligence system can be
4	inherently dangerous due to its capabilities, potential for misuse or
5	exploitation, and ability to unilaterally evolve.
6	(b) Developers of sophisticated artificial intelligence systems have an
7	obligation to make the systems safe when used in reasonably foreseeable ways.
8	Deployers of these products also have an obligation to ensure that the products
9	are safe and used in a way that does not materially affect an individual's rights.
10	(c) In the artificial intelligence ecosystem, there will typically be multiple
11	suppliers upstream of a consumer. The original developer of an artificial
12	intelligence system should be responsible for harms attributable to the artificial
13	intelligence system, even if the developer is not the deployer of the system to a
14	consumer. Small businesses using off-the-shelf artificial intelligence products
15	according to the product's terms of use are not intended to be covered by this
16	subchapter.
17	§ 4193b. DEFINITIONS
18	As used in this subchapter:
19	(1) "Artificial intelligence agent" is an artificial intelligence system that
20	is capable of autonomously performing tasks on behalf of a user or another

(2) "Artificial intelligence system" means a machine-based system that
can, for a given set of objectives, make predictions, recommendations, or
decisions influencing real or virtual environments. Artificial intelligence
systems use machine- and human-based inputs to perceive real and virtual
environments, abstract such perceptions into models through analysis in an
automated manner, and use model inference to formulate options for
information or action.
(3) "Biometric data" means data that depict or describe physical,
biological, or behavioral traits, characteristics, or measurements of or relating
to an identified or identifiable person's body. Biometric information includes
depictions, images, descriptions, or recordings of an individual's facial
features, iris or retina, finger or handprints, voice, genetics, or characteristic
movements or gestures. Biometric information also includes data derived from
the depictions, images, descriptions, or recordings, to the extent that it would
be reasonably possible to identify the person from whose information the data
had been derived.
(4) "Consequential decision" means a decision that either has a legal or
similarly significant effect on an individual's access to the criminal justice
system, housing, employment, credit, education, health care, or insurance.
(5) "Consumer" means any individual who is a resident of this State.

1	(6) "Deployer" means a person, including a developer, who uses or
2	operates an artificial intelligence system for internal use or for use by third
3	parties in the State.
4	(7) "Developer" means a person who designs, codes, produces, owns, or
5	substantially modifies an artificial intelligence system for internal use or for
6	use by a third party in the State.
7	(8) "Do not train data" means any data whose owner or publisher has
8	affirmatively asserted that the data should not be used for training an artificial
9	intelligence system.
10	(9) "Dual-use foundational model" means an artificial intelligence
11	system that:
12	(A) is trained on broad data;
13	(B) generally uses self-supervision;
14	(C) contains at least 10 billion parameters;
15	(D) is applicable across a wide range of contexts; and
16	(E) exhibits, or could be easily modified to exhibit, high levels of
17	performance at tasks that pose a serious risk to economic security, public
18	health or safety, or any combination of those matters, such as by:
19	(i) substantially lowering the barrier of entry for nonexperts to
20	design, synthesize, acquire, or use chemical, biological, radiological, or nuclear
21	(CBRN) weapons;

1	(ii) enabling powerful offensive cyber operations through
2	automated vulnerability discovery and exploitation against a wide range of
3	potential targets of cyberattacks; or
4	(iii) permitting the evasion of human control or oversight through
5	means of deception or obfuscation.
6	(10) "Generative artificial intelligence system" means an artificial
7	intelligence system that can generate derived synthetic content, such as text,
8	images, video, and audio, that emulates the structure and characteristics of the
9	artificial intelligence's training data. This definition includes an artificial
10	intelligence agent.
11	(11) "High-risk artificial intelligence system" means any artificial
12	intelligence system, regardless of the number of parameters and supervision
13	structure, that is:
14	(A) used, or reasonably foreseeable as being used:
15	(i) as a controlling factor in making a consequential decision;
16	(ii) to categorize groups of persons by sensitive and protected
17	characteristics, such as race, ethnic origin, or religious belief;
18	(iii) in the direct management or operation of critical
19	infrastructure;
20	(iv) in vehicles, medical devices, or in the safety system of a
21	product; or

1	(v) to influence elections or voters; or
2	(B) used to collect the biometric data of an individual from a
3	biometric identification system without consent.
4	(12) "Inherently dangerous artificial intelligence system" means a high-
5	risk artificial intelligence system, dual-use foundational model, or generative
6	artificial intelligence system.
7	(13) "Substantially modifies" or "substantial modification" means a new
8	version, new release, or other update to an artificial intelligence system or
9	service that materially changes its functionality or performance, including the
10	results of retraining or fine tuning.
11	§ 4193c. OVERSIGHT AND ENFORCEMENT
12	(a) The Division of Artificial Intelligence within the Agency of Digital
13	Services shall collect and review Artificial Intelligence System Safety and
14	Impact Assessments pursuant to this subchapter.
15	(b) The Attorney General shall enforce the provisions of this subchapter
16	and may bring an action in the name of the State against a deployer or
17	developer for noncompliance to restrain by temporary or permanent injunction
18	the noncompliance. The action may be brought in the Superior Court of the
19	county in which the person resides, has a place of business, or is doing
20	business. Said courts are authorized to issue temporary or permanent
21	injunctions to restrain and prevent violations of this subchapter, the injunctions

1	to be issued without bonds, or to dissolve, or revoke the certificate of authority
2	of, a deployer or developer.
3	(c)(1) Whenever the Attorney General has reasonable cause to believe that
4	any person has engaged in or is engaging in any violation of this subchapter,
5	the Attorney General may issue a civil investigative demand.
6	(2) In rendering and furnishing any information requested pursuant to a
7	civil investigative demand, a developer or deployer may redact or omit any
8	trade secrets or information protected from disclosure by State or federal law.
9	If a developer or deployer refuses to disclose or redacts or omits information
10	based on the exemption from disclosure of trade secrets, the developer or
11	deployer shall affirmatively state to the Attorney General that the basis for
12	nondisclosure, redaction, or omission is because the information is a trade
13	secret.
14	(3) To the extent that any information requested pursuant to a civil
15	investigative demand is subject to attorney-client privilege or work-product
16	protection, disclosure of the information shall not constitute a waiver of the
17	privilege or protection.
18	(4) Any information, statement, or documentation provided to the
19	Attorney General pursuant to this subsection shall be exempt from public
20	inspection and copying under the Public Records Act.

1	§ 4193d. WEBSITE AND COMPLAINT MECHANISM
2	The Attorney General shall post on the Attorney General's website:
3	(1) information relating to the responsibilities of a developer, distributor,
4	and deployer pursuant to section 4193f of this title; and
5	(2) an online mechanism through which a consumer may submit a
6	complaint under this subchapter to the Attorney General.
7	§ 4193e. ARTIFICIAL INTELLIGENCE SYSTEM SAFETY AND IMPACT
8	ASSESSMENT
9	(a) Each deployer of an inherently dangerous artificial intelligence system
10	shall:
11	(1) submit to the Division of Artificial Intelligence an Artificial
12	Intelligence System Safety and Impact Assessment prior to deploying the
13	inherently dangerous artificial intelligence system in this State, and every two
14	years thereafter; and
15	(2) submit to the Division of Artificial Intelligence an updated Artificial
16	Intelligence System Safety and Impact Assessment if the deployer makes a
17	material and substantial change to the inherently dangerous artificial
18	intelligence system that includes:
19	(A) the purpose for which the system is used for; or
20	(B) the type of data the system processes or uses for training
21	purposes.

1	(b) Each Artificial Intelligence System Safety and Impact Assessment
2	pursuant to subsection (a) of this section shall include, with respect to the
3	inherently dangerous artificial intelligence system:
4	(1) the purpose of the system;
5	(2) the deployment context and intended use cases;
6	(3) the benefits of use;
7	(4) any foreseeable risk of unintended or unauthorized uses and the steps
8	taken, to the extent reasonable, to mitigate the risk;
9	(5) whether the model is proprietary;
10	(6) a description of the data the system processes or uses for training
11	purposes;
12	(7) whether the data the system uses for training purposes has been
13	processed to remove personal information, copyrighted information, and do not
14	train data;
15	(8) a description of transparency measures, including identifying to
16	individuals when the system is in use;
17	(9) identification of any third-party artificial intelligence systems or
18	datasets the deployer relies on to train or operate the system, if applicable;
19	(10) whether the developer of the system, if different than the deployer,
20	disclosed the information pursuant to this subsection as well as the results of
21	testing, vulnerabilities, and the parameters for safe and intended use;

1	(11) a description of the data that the system, once deployed, processes
2	as inputs;
3	(12) a description of postdeployment monitoring and user safeguards,
4	including a description of the oversight process in place to address issues as
5	issues arise; and
6	(13) a description of how the model impacts consequential decisions or
7	the collection of biometric data.
8	(c) Each deployer of a high-risk artificial intelligence system shall submit a
9	one-, six-, and 12-month testing result to the Division of Artificial Intelligence
10	showing the reliability of the results generated by the system, any variance in
11	those results over the testing periods, and any mitigation strategies for
12	variances, in the first year of deployment.
13	(d) Upon the Division of Artificial Intelligence receiving notice that a
14	deployer of an inherently dangerous artificial intelligence system is not in
15	compliance with the requirements under this section, the Division shall
16	immediately notify the deployer of the finding in writing and order the
17	deployer to submit the assessment required pursuant to subsection (a) of this
18	section. If the deployer fails to submit the assessment on or before 45 days
19	after the deployers receives the notice, the Division of Artificial Intelligence
20	shall notify the Attorney General in writing of the violation.

1	§ 4193f. STANDARD OF CARE
2	(a) Each developer or deployer of any inherently dangerous artificial
3	intelligence system that could be reasonably expected to impact consumers
4	shall exercise reasonable care to avoid any reasonably foreseeable risk arising
5	out of the development of, intentional and substantial modification to, or
6	deployment of an artificial intelligence system that causes or is likely to cause:
7	(1) the commission of a crime or unlawful act;
8	(2) any unfair or deceptive treatment of or unlawful impact on an
9	individual;
10	(3) any physical, financial, relational, or reputational injury on an
11	individual;
12	(4) psychological injuries that would be highly offensive to a reasonable
13	person;
14	(5) any physical or other intrusion upon the solitude or seclusion, or the
15	private affairs or concerns of a person, if the intrusion would be offensive to a
16	reasonable person;
17	(6) any violation to the intellectual property rights of persons under
18	applicable State and federal laws;
19	(7) discrimination on the basis of a person's or class of persons' actual
20	or perceived race, color, ethnicity, sex, sexual orientation, gender identity, sex

1	characteristics, religion, national origin, familial status, biometric information,
2	or disability status;
3	(8) distortion of a person's behavior in a manner that causes or is likely
4	to cause that person or another person physical or psychological harm; or
5	(9) the exploitation of the vulnerabilities of a specific group of persons
6	due to their age or physical or mental disability in order to materially distort
7	the behavior of a person pertaining to that group in a manner that causes or is
8	likely to cause that person or another person physical or psychological harm.
9	(b) Each developer of an inherently dangerous artificial intelligence system
10	shall document and disclose to any actual or potential deployer of the artificial
11	intelligence system any:
12	(1) reasonably foreseeable risk, including by unintended or unauthorized
13	uses, that causes or is likely to cause any of the injuries as set forth in
14	subsection (a) of this section; and
15	(2) risk mitigation processes that are reasonably foreseeable to mitigate
16	any injury as set forth in subsection (a) of this section.
17	§ 4193g. UNSAFE ARTIFICIAL INTELLIGENCE PRODUCTS;
18	<u>PROHIBITIONS</u>
19	(a) No developer shall offer, sell, lease, give, or otherwise place in the
20	stream of commerce:

1	(1) an inherently dangerous artificial intelligence system, unless the
2	developer has conducted a documented testing, evaluation, verification, and
3	validation of that system at least as stringent as the latest version of the
4	Artificial Intelligence Risk Management Framework published by the National
5	Institute of Standards and Technology (NIST); or
6	(2) an artificial intelligence system that creates reasonably foreseeable
7	risks pursuant to section 4193f of this subchapter, unless the developer
8	mitigates these risks to the extent possible, considers alternatives, and discloses
9	vulnerabilities and mitigation tactics to a deployer.
10	(b) No deployer shall deploy an inherently dangerous artificial intelligence
11	system or an artificial intelligence system that creates reasonably foreseeable
12	risks pursuant to section 4193f of this subchapter unless the deployer has
13	designed and implemented a risk management policy and program for the
14	model or system. The risk management policy shall specify the principles,
15	processes, and personnel that the deployer shall use in maintaining the risk
16	management program to identify, mitigate, and document any risk that is a
17	reasonably foreseeable consequence of deploying or using the system. Each
18	risk management policy and program designed, implemented, and maintained
19	pursuant to this subsection shall be:
20	(1) at least as stringent as the latest version of the Artificial Intelligence
21	Risk Management Framework published by the NIST; and

1	(2) reasonable considering:
2	(A) the size and complexity of the deployer;
3	(B) the nature and scope of the system, including the intended uses
4	and unintended uses and the modifications made to the system by the deployer;
5	<u>and</u>
6	(C) the data that the system, once deployed, processes as inputs.
7	§ 4193h. VIOLATIONS; PRIVATE RIGHT OF ACTION
8	(a) A person who violates this subchapter or rules adopted under this
9	subchapter commits an unfair practice in commerce in violation of section
10	2453 of this title.
11	(b) A consumer harmed by a violation of this subchapter or rules adopted
12	under this subchapter may bring an action in Superior Court for damages
13	incurred, injunctive relief, punitive damages in the case of an intentional
14	violation, and reasonable costs and attorney's fees.
15	§ 4193i. LIMITATIONS
16	(a) In any civil action brought against a deployer or developer pursuant to
17	section 4193h of this subchapter, there shall be a rebuttable presumption that a
18	developer or deployer upheld the standard of care if the developer or deployer
19	complied with the provisions of this subchapter.
20	(b) A deployer who is not also the developer of an inherently dangerous
21	artificial intelligence system shall not be found in violation of this subchapter

1	if the deployer deploys the system in accordance with the developer's
2	instructions and information as set forth in section 4193f of this subchapter.
3	(c) Nothing in this subchapter shall restrict a developer's or deployer's
4	ability to:
5	(1) comply with federal, State, or municipal ordinances or regulations;
6	(2) comply with a civil, criminal, or regulatory inquiry, investigation,
7	subpoena, or summons by federal, State, municipal, or other governmental
8	authorities;
9	(3) investigate, establish, exercise, prepare for, or defend legal claims;
10	(4) provide a product or service specifically requested by a consumer;
11	(5) perform under a contract to which a consumer is a party, including
12	fulfilling the terms of a written warranty;
13	(6) engage in public or peer-reviewed scientific or statistical research in
14	the public interest that adheres to all other applicable ethics and privacy laws
15	and is approved, monitored, and governed by an institutional review board or
16	by similar independent oversight entities that determine:
17	(A) that the expected benefits of the research outweigh the risks
18	associated with the research; and
19	(B) that the developer or deployer has implemented reasonable
20	safeguards to mitigate the risks associated with the research; or

1	(7) assist another developer or deployer with any of the obligations
2	imposed under this subchapter.
3	§ 4193j. APPLICABILITY OF SUBCHAPTER
4	This subchapter shall apply only to a person that is not a small business as
5	defined by the U.S. Small Business Administration, and:
6	(1) conducts business, promotes, or advertises in this State or produces a
7	product or service consumed by residents of this State; or
8	(2) engages in the development, distribution, or deployment of a high-
9	risk artificial intelligence system in this State.
10	Sec. 2. EFFECT ON CAUSES OF ACTION
11	Compliance with the provisions of this act shall not:
12	(1) relieve a person from liability for any causes of action that existed at
13	common law or by statute prior to the effective date of this act; or
14	(2) be construed to modify or otherwise affect, preempt, limit, or
15	displace any causes of action that existed at common law or by statute prior to
16	the effective date of this act.
17	Sec. 3. EFFECTIVE DATE
18	This act shall take effect on July 1, 2025.