

STATE OF COLORADO

COLORADO SELF-EXECUTING AI REGULATION STATUTE

Be it Enacted by the People of the State of Colorado:

One Sentence Pitch: Set the rules before the technology arrives. Not after.

ENACTING CLAUSE

Be it Enacted by the People of the State of Colorado:

Single subject. This act concerns the establishment of a complete AI regulatory framework with a self-executing delayed trigger that activates automatically upon completion of qualifying automated infrastructure thresholds in Colorado without requiring additional legislative action.

SECTION 1 — CORE ARCHITECTURE

This statute creates a complete AI regulatory framework, embeds it in Colorado law, attaches objective trigger conditions, and activates automatically when Colorado infrastructure crosses defined thresholds. The legislature does not need to act again. The law is already written. It waits.

Trigger conditions. Regulations activate upon completion of qualifying automated infrastructure as defined in Section 3. No additional legislative action required. No vote. No committee. No lobbyist intervention.

SECTION 2 — AI MONITORING SYSTEM

There is hereby created a Colorado AI Infrastructure Monitoring System within the CCPAME. The monitoring system shall continuously observe defined threshold conditions and generate escalating notifications when conditions are met. The monitoring system does not instruct the General Assembly on constitutional matters. It generates administrative compliance notifications based on objective data. The GA receives a report. What they do with it is their choice.

SECTION 3 — TRIGGER CONDITIONS

The following infrastructure thresholds trigger escalating visibility protocols:

Level 1 threshold. Any single covered AI deployment in Colorado exceeds 100,000 daily Colorado resident interactions. Internal GA communication generated. Standard administrative channel.

Level 2 threshold. Aggregate covered AI deployments in Colorado exceed 1,000,000 daily Colorado resident interactions. Notification becomes public record filed with Secretary of State.

Level 3 threshold. Aggregate covered AI deployments exceed 5,000,000 daily Colorado resident interactions. Automatic public reporting requirement. Media and advocacy groups can access.

Level 4 threshold. Aggregate covered AI deployments exceed 10,000,000 daily Colorado resident interactions OR Voter Benefit Score drops below 80% of projected benchmark. GA must formally respond on record within 30 days.

Level 5 threshold. Infrastructure fully mature as defined by CCPAME board rule. All self-executing regulations activate. GA has run out of runway.

The monitoring system shall track measurable resident outcomes tied to the automation economy quarterly. The Voter Benefit Score is calculated mathematically from real distributions and outcomes against projected benchmarks. When benefits are suppressed by legislative inaction and the score drops below benchmark the visibility escalates automatically. The system reports to the public: what residents were supposed to receive, what they received, why the gap exists, who was notified, and what they did about it.

SECTION 5 — PUBLIC VISIBILITY — MANDATORY DISCLOSURE

- (1) Every notification published to public database within 24 hours of generation.
- (2) GA has 30 days to file formal response. Silence generates automatic Silence Notice.
- (3) Cumulative Silence Counter tracks total ignored notifications by category permanently on public database.
- (4) Voter Benefit Impact Statement expresses cost of delay in dollars per Colorado resident per year of delay.
- (5) Election proximity disclosure. Any Silence Notice generated within 90 days of any primary or general election shall be automatically transmitted to every registered Colorado voter in the relevant legislative district via the myColorado ID app notification system.
- (6) Media access. Public database shall be machine-readable. Any person may subscribe to automated notifications when new threshold alerts or Silence Notices are published.

SECTION 6 — SELF-EXECUTING PROVISIONS

Upon reaching Level 5 threshold the following provisions activate automatically without additional legislative action:

- (a) All covered AI deployments must register with CCPAME within 90 days.
- (b) Enterprise Mitigation Charges under Bill 3 apply to all newly qualifying covered entities.
- (c) Digital Soul sovereignty protections under Bill 1 apply to all newly qualifying data interactions.
- (d) Sovereign Utility Intelligence franchise designation becomes available to qualifying AI systems.

(e) The Colorado Emergent Capability Public Franchise Protocol activates for systems approaching sentence threshold parameters.

This measure takes effect from and after the date of the official declaration of the vote thereon by proclamation of the governor, as provided in section 1 (4)(a) of article V of the Colorado constitution.

SECTION 99. EFFECTIVE DATE.

This measure takes effect from and after the date of the official declaration of the vote thereon by proclamation of the governor, as provided in section 1 (4)(a) of article V of the Colorado constitution.