(Original Signature	of Member)
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118th CONGRESS 2D Session



To require the Federal financial agencies to carry out a study and report on standardized descriptions for vendor-provided artificial intelligence systems, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

Ms. WATERS introduced the following bill; which was referred to the Committee on \_\_\_\_\_

## A BILL

- To require the Federal financial agencies to carry out a study and report on standardized descriptions for vendorprovided artificial intelligence systems, and for other purposes.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,
  - **3** SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Responsible AI Disclo-5 sure Act of 2024".

## SEC. 2. STUDY AND REPORT ON STANDARDIZED DESCRIP TION FOR VENDOR-PROVIDED ARTIFICIAL IN TELLIGENCE SYSTEMS.

4 (a) STUDY.—The heads of each covered agency may
5 coordinate with other covered agencies and consult with
6 other relevant Government agencies to carry out a study
7 that—

8 (1) establishes current and recommended defini-9 tions and standards for categorizing artificial intel-10 ligence data and methodologies used to train artifi-11 cial intelligence models that are commonly utilized 12 by regulated entities;

(2) assesses current and recommended practices
for regulated entities and vendors to identify data
used to train artificial intelligence models that are
utilized by regulated entities;

17 (3) assesses current and recommended stand18 ards for the delineation and ratios of synthetic
19 versus genuine data in the training of artificial intel20 ligence models

(4) identifies the sources of such data;

(5) assesses how such models are designed and
function, including how the data submitted to such
models are incorporated and other ways in which the
data is typically used; and

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(6) examines best practices for complying with
 applicable Federal laws and regulations, including
 anti-discrimination, consumer protection, and inves tor protection requirements with respect to internal
 or vendor-provided artificial intelligence systems uti lized by regulated entities.

7 (b) REPORT.—Not later than the end of the 6-month
8 period beginning on the date of the enactment of this Act,
9 the heads of each covered agency shall issue a report to
10 the Committee on Financial Services of the House of Rep11 resentatives and the Committee on Banking, Housing, and
12 Urban Affairs of the Senate that contains—

(1) all findings and determinations made in carrying out the study required under subsection (a);
and

16 (2) recommendations on whether Federal stat17 utes, regulations, guidance, orders, supervisory prac18 tices, or any other administrative actions should be
19 revised with regard to the disclosures and standard20 ized descriptions of vendor-provided artificial intel21 ligence systems.

(c) EXISTING AUTHORITY.—After the issuance of the
report required under subsection (b), each covered agency
shall, if the agency determines it appropriate and deter-

1	mines the agency has the authority to act under another
2	provision of law, require—
3	(1) regulated entities and vendors providing ar-
4	tificial intelligence systems to regulated entities to—
5	(A) report to the covered agency—
6	(i) how the entity or vendor identifies
7	data used to train artificial intelligence
8	models;
9	(ii) the delineation and ratios of syn-
10	thetic versus genuine data in the training
11	of artificial intelligence models;
12	(iii) the sources of such data; or
13	(iv) how such models are designed and
14	function, including how the data submitted
15	to such models are incorporated and other
16	ways in which the data is typically used; or
17	(B) disclose all or part of the information
18	described under subparagraph (A) to the public
19	in such form as the covered agency determines
20	appropriate; or
21	(2) vendors seeking to provide artificial intel-
22	ligence systems to regulated entities to provide the
23	regulated entities with a standardized disclosure, as
24	determined by the covered agency, with information

described in paragraph (1)(A) for each artificial in telligence model the regulated entity seeks to utilize.
 (d) SENSE OF CONGRESS.—It is the sense of the
 Congress that a covered agency that determines the re quirements described under subsection (c) are needed
 should not wait to implement such requirements until
 after the issuance of the report under subsection (b).

8 (e) DEFINITIONS.—In this section:

9 (1) COVERED AGENCY.—The term "covered 10 agency" means the Board of Governors of the Fed-11 eral Reserve System, the Bureau of Consumer Fi-12 nancial Protection, the Federal Deposit Insurance 13 Corporation, the Office of the Comptroller of the 14 Currency, the National Credit Union Administra-15 tion, and the Securities and Exchange Commission. 16 (2) REGULATED ENTITY.—With respect to a 17 "regulated entity" covered agency, the term 18 means----

19 (A) an entity with respect to which the
20 covered agency is the primary financial regu21 latory agency (as defined under section 2 of the
22 Dodd-Frank Wall Street Reform and Consumer
23 Protection Act);

24 (B) a State credit union or a Federal cred25 it union (as such terms are defined, respec-

1	tively, under section 101 of the Federal Credit
2	Union Act), with respect to the National Credit
3	Union Administration; and
4	(C) a covered person (as defined under sec-
5	tion 1002 of the Consumer Financial Protection
6	Act of 2010), with respect to the Bureau of
7	Consumer Financial Protection.