

SENATE BILL REPORT

SB 5116

As of January 31, 2022

Title: An act relating to establishing guidelines for government procurement and use of automated decision systems in order to protect consumers, improve transparency, and create more market predictability.

Brief Description: Establishing guidelines for government procurement and use of automated decision systems in order to protect consumers, improve transparency, and create more market predictability.

Sponsors: Senators Hasegawa, Hunt, Kuderer and Wilson, C..

Brief History:

Committee Activity: Ways & Means: 1/31/22.

Brief Summary of Proposed Second Substitute Bill

- Requires public agencies to develop an algorithmic accountability report that meet certain requirements for automated decision systems (ADS).
- Specifies minimum standards that should apply when an agency develops, procures, or uses an ADS.
- Requires the office of the state chief information officer to adopt guidelines regarding the development, procurement, and use of ADS by a public agency and develop a prioritization framework for identifying the order in which to examine ADS.
- Establishes the algorithmic accountability review board to review algorithmic accountability reports and conduct selective audits.
- Expands Washington's Law Against Discrimination to prohibit discrimination by ADS in certain circumstances.

This analysis was prepared by non-partisan legislative staff for the use of legislative members in their deliberations. This analysis is not part of the legislation nor does it constitute a statement of legislative intent.

SENATE COMMITTEE ON STATE GOVERNMENT & ELECTIONS

Majority Report: That Substitute Senate Bill No. 5116 be substituted therefor, and the substitute bill do pass and be referred to Committee on Ways & Means.

Signed by Senators Hunt, Chair; Kuderer, Vice Chair; Hasegawa.

Minority Report: That it be referred without recommendation.

Signed by Senators Wilson, J., Ranking Member; Hawkins.

Staff: Melissa Van Gorkom (786-7491)

SENATE COMMITTEE ON WAYS & MEANS

Staff: Sarian Scott (786-7729)

Background: Automated Decision Systems in General. Automated decision systems (ADS) are data-driven algorithmic tools that may be used to analyze and support decision-making in a variety of settings.

Office of the Chief Information Officer. The Office of the Chief Information Officer (OCIO) is housed within the Consolidated Technology Services agency, commonly referred to as WaTech. The director of the agency serves as the state chief information officer. The OCIO has certain primary duties related to state government information technology, which include establishing statewide enterprise architecture, and standards for consistent and efficient operation.

Washington's Law Against Discrimination. Washington's Law Against Discrimination (WLAD) prohibits discrimination based on race, creed, color, national origin, sex, marital status, and other enumerated factors. Discriminatory practices are prohibited in the areas of employment, commerce, credit and insurance transactions, access to public places, and real property transactions.

Automated Decision Systems Work Group Report. In 2021 the Legislature directed, in SB 5092, WaTech to convene a work group to examine how ADS can best be reviewed before adoption and while in operation and periodically audited to ensure that such systems are fair, transparent, accountable and do not improperly advantage or disadvantage Washington residents. The work group report was distributed on December 1, 2021.

Summary of Bill: The bill as referred to committee not considered.

Summary of Bill (Proposed Second Substitute): Automated Decision Systems. ADS is defined as any computerized procedure consisting of a set of steps to accomplish a determined task, including one incorporating machine learning or other artificial intelligence techniques, that uses data-based analysis or calculations to make or support

government decisions, judgments, or conclusions that cause a Washington resident or business to be treated differently than another Washington resident or business, or results in statistically significant disparities with other classes of persons or businesses in the nature or amount of governmental interaction with that individual or business.

Minimum Standards. Subject to the staged review provisions the following minimum standards should apply to an agency's development, procurement, or use of an ADS:

- agencies, in consultation with the office of equity, should adopt prioritization frameworks for allocating resources to examine ADS and address any deficiencies found;
- agencies should assess new ADS as part of the procurement process;
- ADS that produce legal effects on identified or identifiable natural persons should be assessed according to the prioritization framework;
- agencies should provide transparency of use, procurement, and development of ADS;
- ongoing monitoring or auditing should be performed on ADS that have legal effects on identified or identifiable natural persons;
- agencies should provide training to state employees who develop, procure, operate, or use ADS as to risk of automation bias;
- agencies must follow any conditions set forth in the relevant algorithmic accountability report;
- subject to the staged review, agencies must give clear notice in plain language to people impacted by the ADS; ensure, to the maximum extent practicable, the ADS and the data used to develop the system are made freely available by the vendor before, during, and after deployment for agency or independent third-party testing, auditing, or research to understand its impacts; ensure that any decision made or informed by the ADS is subject to appeal, immediate suspension if a legal right, duty, or privilege is impacted by the decision, and potential reversal by a human decision maker through a timely process; and ensure the agency can explain the basis for its decision to any impacted people in terms understandable to a layperson; and
- ensure that any new procurement contract for ADS includes provisions to effectuate the minimum standards.

A person injured by a public agency's material violations of these provisions may institute proceedings for injunctive or declaratory relief, or both, to compel compliance with these provisions.

Staged Review. Agencies already using an ADS must provide a list of ADS to the algorithmic accountability review board (board) by January 1, 2023, and use the prioritization framework to identify the order in which to complete an algorithmic accountability report by January 1, 2025. If an algorithmic accountability report is not completed by January 1, 2025, the agency must immediately cease use of the unevaluated ADS until the report is provided or an extension is granted by the board. The board will grant an extension for continued use of a system if the agency has established a reasonable timeline for completion and there is no apparent likelihood of bias regarding the system.

The board must report annually on agency compliance and any extensions granted.

Agencies intending to develop or procure an ADS for use between the effective date and January 1, 2025 must, as a condition of use, file an algorithmic accountability report for the ADS with the OCIO at least one month prior to procurement, or if internally developed, implementation of the system.

Beginning January 1, 2025, public agencies intending to develop or procure an ADS must, as a condition of use, submit an algorithmic accountability report for that ADS and obtain a finding by the board. After the report has been available for public comment at least 30 days, the board must conduct a review and issue a finding as to whether the agency's algorithmic accountability report reasonably shows the ADS meets the minimum standards. If the board finds that the agency fails to meet minimum standards it must provide a reasonably detailed description of the reasons to the agency. The agency may revise the information provided, the system, or the procedures for use of the system and submit a revised report for further review.

Each algorithmic accountability report must include certain statements such as a description and purpose of the proposed ADS and its use; types of decisions the ADS will make; information on whether the ADS has been reviewed for inaccuracies or bias; description of any community engagement regarding the system including whether and how people affected by the system can review and challenge system decisions; data management policy that includes protocols for deployment, security, and training; and fiscal impact.

Beginning January 1, 2024, agencies using ADS must publish online annual metrics regarding the number of requests for human review of a decision rendered by the ADS and the outcome of that review.

Beginning January 1, 2025, agencies must conduct annual audits on ADS that have legal effects on people and report to the board any findings. The audit must include whether agencies have complied with the terms of approved algorithmic accountability reports; descriptions of violations; any systematic issues raised by use of ADS; and any recommended revisions to the algorithmic accountability report.

Algorithmic Accountability Review Board. The board is created within the OCIO. The board will conduct:

- a review of agency algorithmic accountability reports for the ADS agencies intend to develop or procure beginning January 1, 2025, and issue findings as to whether the report reasonably shows the system meet the minimum standards;
- selective audits on algorithmic accountability reports for ADS implemented prior to January 1, 2025, and make findings with regard to whether the algorithmic accountability report shows the ADS meets the minimum standards; and
- an annual review of agency audits, beginning January 1, 2025, and compile the information into a report that must be made available on the OCIO website by March

1, 2025, and annually thereafter.

Board Membership. The board must represent diverse stakeholders and consist of the following voting members:

- the director of OCIO , who shall serve as chair;
- six members appointed by the Governor; two representatives of state agencies or institutions, one of which must have direct experience using ADS; two representatives of consumer protection organizations; and two representatives of civil rights or advocacy organizations that represent individuals or protected classes of historically marginalized communities; and
- four legislative members; two representing the House of Representatives selected by the speaker of the House of Representatives, with one from each major caucus; and two members from the Senate appointed by the president of the Senate, with one from each major caucus.

Initial appointments must be made by January 1, 2023. After the initial appointments are made, members will serve three year terms. Members will be reimbursed for travel expenses.

Office of the Chief Information Officer. OCIO must:

- by December 1, 2022, and updated not less than quarterly, make available on its website a comprehensive inventory of all algorithmic accountability reports on ADS that have been proposed for or are being used, developed, or procured by state agencies;
- adopt guidelines by January 1, 2023, in consultation the office of equity, regarding the development, procurement, and use of ADS by public agencies, and develop a prioritization framework for identifying the order in which to examine ADS;
- develop guidelines by January 1, 2023, for the number or percentage of algorithmic accountability reports to be audited during selective audits conducted by the board for ADS implemented prior to January 1, 2025; and
- beginning January 1, 2023, make available on its website metrics and written explanations for all decisions made regarding agency algorithmic accountability reports.

Washington's Law Against Discrimination. Except to the extend an ADS utilizes a criterion specifically authorized or mandated by state or federal law or regulation, it is an unfair practice for any ADS to discriminate against any individual on the basis of one or more factors enumerated in the WLAD.

Appropriation: None.

Fiscal Note: Available. New fiscal note requested on January 30, 2022.

Creates Committee/Commission/Task Force that includes Legislative members: No.

Effective Date: Ninety days after adjournment of session in which bill is passed.

Staff Summary of Public Testimony on Original Bill (State Government & Elections) (Regular Session 2021): *The committee recommended a different version of the bill than what was heard.* PRO: Racial disparities have risen to the forefront on issues and ADS or artificial intelligence are at the center of that, making decisions regarding how we do everyday things. Artificial intelligence is intended to streamline processes but these tools impact the vulnerable communities at an alarming rate. ADS cannot read social context. There is no shortage of data that shows that there are disparities in how systems treat people of color. These programs are the definition of institutional racism due to imbedded disparities or internalized racism that writers may have when writing the programs or analyzing datasets and even life or death decisions about people's lives. There are many cases across the United States of agencies adopting faulty and bias algorithms. This bill bans certain dangerous uses and provides transparency with regard to the use of these systems. This would be the first bill of its kind in the United States and would set a sound standard for transparency and fairness.

OTHER: Still trying to understand what systems would qualify as an ADS under the bill. There are many legitimate public uses for this technology and so there needs to be more conversation regarding what is included. Some examples of what might be included under the bill are use of: polygraph machines for screening of qualified applicants; crime lab DNA, fingerprint, and firearm analysis; crime reports that use algorithms to suggest where to allocate resources; red light cameras; speed zones; and employee screening data such as years of services. Agree with the goals of the legislation and the need but want to make sure that there are not unintended consequences on systems that are standard.

Persons Testifying (State Government & Elections): PRO: Senator Bob Hasegawa, Prime Sponsor; Jennifer Lee, ACLU-Washington; Hillary Haden, Washington Fair Trade Coalition; Jay Cunningham, PhD Student & Ethical Artificial Intelligence Researcher at University of Washington; Ben Winters, Electronic Privacy Information Center.

OTHER: James McMahan, Washington Association of Sheriffs and Police Chiefs; Vicki Christophersen, Internet Association.

Persons Signed In To Testify But Not Testifying (State Government & Elections): No one.

Staff Summary of Public Testimony On Proposed Second Substitute (Ways & Means): PRO: Some ADS can be inaccurate and harmful. This gives agencies until 2025 to report. Allows for transparency in the use of ADS. Invest in safe and thoughtful ADS now. Beyond issues of fairness, this makes sense. This bill is in alignment with the recommendations of the ADS work group from 2021. Agencies are increasingly using ADS tools, often without transparency.

CON: This bill goes well beyond the work group. It directs the OCIO and agencies to implement the recommendations, and this is our source of disagreement. We don't have agreement on a path forward. It tries to do too much, too fast. It puts in jeopardy important systems, and may impact federal and state funds.

OTHER: We need more information on scope. Are speed enforcement cameras of email searches in response to public disclosure requests, ADS?

Persons Testifying (Ways & Means): PRO: Senator Bob Hasegawa, Prime Sponsor; Brianna Auffray, CAIR Washington; Ben Winters, Electronic Privacy Information Center (EPIC); Sam McVeety, UW Law Clinic; Jennifer Lee, ACLU of Washington.

CON: Sheri Sawyer, Governor's Policy Office; Kathryn Ruckle, Office of Data Privacy and Protection.

OTHER: Kelly Busey, City of Gig Harbor AND Washington Association of Sheriffs and Police Chiefs (WASPC).

Persons Signed In To Testify But Not Testifying (Ways & Means): No one.