

Substitute Bill No. 1103

January Session, 2023



AN ACT CONCERNING ARTIFICIAL INTELLIGENCE, AUTOMATED DECISION-MAKING AND PERSONAL DATA PRIVACY.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. (NEW) (*Effective July 1, 2023*) (a) As used in this section:
- 2 (1) "Artificial Intelligence Officer" means the employee designated pursuant to subsection (b) of this section;
- 4 (2) "Automated decision support system" means any automated 5 decision system that provides material information for the purpose of 6 informing a conclusion, decision or judgment made by an individual 7 on behalf of a state agency;
- 8 (3) "Automated decision system" means any machine-based system 9 or application, including, but not limited to, any such system or 10 application that is derived from machine learning, statistics or other 11 data processing or artificial intelligence techniques, that is developed, 12 procured or utilized to make, inform or materially support a critical 13 decision made by a state agency, but does not include passive 14 computing infrastructure;
- 15 (4) "Automated final decision system" means any automated 16 decision system that makes a final conclusion, decision or judgment on 17 behalf of a state agency without any intervention by an individual

- 18 acting on behalf of the state agency;
- 19 (5) "Automated system" means any automated decision support 20 system, automated decision system or automated final decision 21 system;
- 22 (6) "Automated systems procedures" means the procedures 23 developed and adopted pursuant to this section;
- 24 (7) "Connecticut Artificial Intelligence Advisory Board" means the 25 board established in section 2 of this act;
- 26 (8) "Critical decision" means any decision or judgment that has any 27 legal, material or similarly significant effect on an individual's life 28 concerning access to, or the cost, terms or availability of, (A) education 29 and vocational training, including, but not limited to, assessment, 30 accreditation or certification, (B) employment, worker management or 31 self-employment, (C) essential utilities such as electricity, heat, water, 32 Internet or telecommunications access or transportation, (D) family 33 planning services, including, but not limited to, adoption services or 34 reproductive services, (E) financial services, including, but not limited 35 to, any financial service provided by a mortgage company, (F) services 36 from a creditor or mortgage broker, (G) health care, including, but not 37 limited to, mental health care, dental care or vision care, (H) housing 38 or lodging, including, but not limited to, any rental, short-term 39 housing or lodging, (I) legal services, including, but not limited to, 40 private mediation or arbitration, (J) government benefits, or (K) public 41 services;
 - (9) "Passive computing infrastructure" means any intermediary technology, including, but not limited to, web hosting, domain registration, networking, caching, data storage or cybersecurity technology, that does not influence or determine the outcome of a decision, make or aid in making a decision, inform policy implementation or collect data or observations;
- 48 (10) "State agency" means any department, board, commission,

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- council, institution, office, constituent unit of the state system of higher education, technical education and career school or other agency in the executive, legislative or judicial branch of state government; and
- 52 (11) "Trade secret" has the same meaning as provided in section 35-53 51 of the general statutes.
- 54 (b) Not later than October 1, 2023, the Secretary of the Office of 55 Policy and Management shall designate an employee of the Office of 56 Policy and Management to serve as the Artificial Intelligence Officer. 57 Such employee shall have: (1) Extensive knowledge concerning 58 automated systems and artificial intelligence analysis, governance, 59 principles, practices, technology, terminology and trends; and (2) 60 experience in administration, planning, policy development, project 61 management and service coordination.
 - (c) The Artificial Intelligence Officer shall be responsible for performing said officer's duties as set forth in this section. The Secretary of the Office of Policy and Management may contract with a third party, if said secretary deems it necessary, to assist the Artificial Intelligence Officer in performing said officer's duties under this section.
 - (d) Not later than December 31, 2023, and every two years thereafter, the Artificial Intelligence Officer shall, in consultation with the state agency data officers and state agency heads, develop and adopt automated systems procedures for use by state agencies in developing, procuring and utilizing automated systems for critical decisions. In developing such automated systems procedures, the Artificial Intelligence Officer shall consider imposing the following safeguards, where appropriate, to mitigate risk: (1) Requiring state agencies to develop, procure and utilize automated systems in a manner that is consistent with national and international standards; (2) ensuring that state agencies develop, procure and utilize automated systems in a manner that is consistent with state and federal laws, including, but not limited to, state and federal laws prohibiting

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discrimination and addressing privacy, civil rights and civil liberties; (3) ensuring that no automated system disproportionately and unlawfully impacts any individual or group of individuals on the basis of any actual or perceived differentiating characteristic, including, but not limited to, age, genetic information, color, ethnicity, race, creed, religion, national origin, ancestry, sex, gender identity or expression, sexual orientation, marital status, familial status, pregnancy, veteran status, disability or lawful source of income; (4) ensuring that any benefits that a state agency gains by utilizing an automated system outweigh any risks inherent in utilizing the automated system; (5) ensuring that each automated system is applied and utilized in a manner that is consistent with the use cases for which such automated system was trained in order to ensure accuracy, reliability and efficacy; (6) ensuring that each automated system is safe, secure and resilient, including, but not limited to, in circumstances in which such automated system is confronted with any systematic vulnerability, adversarial manipulation or other malicious exploitation; (7) ensuring that the operations of, and outcomes generated by, an automated system are sufficiently understandable by subject matter experts and users; (8) ensuring that individual roles and responsibilities are clearly defined, understood and appropriately assigned in a manner that is consistent with the purpose for which each use of an automated system is intended; (9) ensuring that the development, procurement and utilization of an automated system is, and the inputs and outputs for applications of an automated system are, documented and traceable; (10) ensuring that the design, development, procurement and monitoring of an automated system is, and intended purposes of an automated system are, appropriately transparent to the public under uniform protocols and public access requirements concerning releases and posting of appropriate information by each state agency utilizing the automated system; (11) ensuring that data inputs utilized by each automated system are appropriately transparent under the Freedom of Information Act, as defined in section 1-200 of the general statutes; and (12) ensuring that each state agency that utilizes an automated system (A) examines the automated system, at least once

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- every two years, to ensure compliance with such automated systems procedures, (B) supersedes, disengages and deactivates any application of the automated system that demonstrates performance that is, or outcomes that are, inconsistent with such automated systems procedures or any other provision of this section, (C) is appropriately transparent in disclosing any information that is relevant to such state agency's use of the automated system, (D) implements safeguards to ensure that the automated system is properly applied, utilized and functioning, and (E) provides appropriate training to all personnel responsible for developing, procuring or utilizing the automated system.
 - (e) No state agency shall develop, procure or utilize any automated system on or after January 1, 2024, unless such automated system satisfies the requirements established in the automated systems procedures.
 - (f) Not later than November 1, 2023, and every two years thereafter, the Artificial Intelligence Officer shall submit a preliminary draft of the automated systems procedures to the Connecticut Artificial Intelligence Advisory Board. The Connecticut Artificial Intelligence Advisory Board shall hold a public hearing on such draft automated systems procedures, and submit any suggested revisions to the Artificial Intelligence Officer, not later than thirty days after said board receives such draft automated systems procedures.
 - (g) After the public hearing held pursuant to subsection (f) of this section and, if applicable, receiving any recommended revisions from the Connecticut Artificial Intelligence Advisory Board, the Artificial Intelligence Officer shall finalize the automated systems procedures and submit such final automated systems procedures to said board. The Artificial Intelligence Officer shall send a copy of the final automated systems procedures to all state agency data officers, and the Office of Policy and Management shall post such final automated systems procedures on said office's Internet web site.

- 148 (h) Not later than December 31, 2024, and every two years 149 thereafter, each state agency shall: (1) Conduct an inventory of the 150 automated systems that are in use by such state agency, which 151 inventory shall be in a form prescribed by the Artificial Intelligence 152 Officer; and (2) submit such inventory to said officer and the 153 Connecticut Artificial Intelligence Advisory Board. The Office of Policy 154 and Management shall make each such inventory available to the 155 public on said office's Internet web site.
 - (i) The Artificial Intelligence Officer shall be subject to the Freedom of Information Act, as defined in section 1-200 of the general statutes.
- 158 (j) No provision of this section shall be construed to: (1) Require 159 disclosure of any trade secret; (2) abrogate any work product 160 protection; or (3) restrict the Artificial Intelligence Officer's or any state 161 agency's ability to (A) conduct any internal research to develop, 162 improve or repair any product, service or technology, (B) prevent, 163 detect, protect against or respond to, or investigate, report or prosecute 164 any person responsible for, any security incident, identity theft, fraud, 165 harassment, malicious or deceptive activity or illegal activity, or (C) 166 preserve the integrity or security of any system.
- Sec. 2. (NEW) (Effective July 1, 2023) (a) As used in this section:
- 168 (1) "Automated system" has the same meaning as provided in section 1 of this act;
- 170 (2) "State agency" has the same meaning as provided in section 1 of this act; and
- 172 (3) "Trade secret" has the same meaning as provided in section 35-51 of the general statutes.
- 174 (b) There is established the Connecticut Artificial Intelligence 175 Advisory Board, which shall be part of the Legislative Department.
- 176 (c) The board shall consist of the following members: (1) Two

177 appointed by the speaker of the House of Representatives; (2) two 178 appointed by the president pro tempore of the Senate; (3) two 179 appointed by the minority leader of the House of Representatives; (4) 180 two appointed by the minority leader of the Senate; (5) the House 181 chairperson of the joint standing committee of the General Assembly 182 having cognizance of matters relating to consumer protection, or one 183 appointed by such chairperson; and (6) the Senate chairperson of the 184 joint standing committee of the General Assembly having cognizance 185 of matters relating to consumer protection, or one appointed by such 186 chairperson. All appointed members shall have professional 187 experience or academic qualifications in matters pertaining to 188 automated systems, artificial intelligence, artificial intelligence 189 governance and accountability or other related fields. Additional 190 nonvoting ex-officio members shall include the following officials, or 191 their designees: The Commissioner of Administrative Services, the 192 Chief Data Officer, the executive director of the Freedom of 193 Information Commission, the executive director of the Commission on 194 Women, Children, Seniors, Equity and Opportunity, the Attorney 195 General, the Chief Court Administrator, the Treasurer and the 196 Comptroller. The speaker of the House of Representatives and the 197 president pro tempore of the Senate shall each select a co-chair of the 198 board from among the members of the board.

(d) All initial appointments to the board shall be made not later than September 1, 2023. The terms of the appointed members shall be coterminous with the terms of the appointing authority for each member. Any vacancy shall be filled by the appointing authority. Any vacancy occurring other than by expiration of a term shall be filled for the balance of the unexpired term. A member of the board may serve more than one term. The co-chairs shall jointly schedule the first meeting of the board, which shall be held not later than October 1, 2023.

(e) The administrative staff of the joint standing committee of the General Assembly having cognizance of matters relating to consumer

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- 210 protection shall serve as administrative staff of the board.
- 211 (f) The board shall have the following powers and duties: (1) To 212 advise state agencies concerning artificial intelligence and automated 213 systems policy, including, but not limited to, best practices for the use 214 of artificial intelligence and automated systems; (2) to perform the 215 duties set forth in subsections (f) and (g) of section 1 of this act; (3) to 216 issue reports and recommendations to the General Assembly in 217 accordance with section 11-4a of the general statutes; (4) upon the 218 request of at least two members of the board, to request that any state 219 agency data officer or state agency head appear before the board to 220 answer questions; (5) to request from any state agency such assistance 221 and data as necessary and available to carry out the purposes of this 222 section; (6) to make recommendations to the legislative leaders 223 concerning artificial intelligence and automated systems policy; and (7) 224 to establish bylaws to govern the board's procedures.
- 225 (g) The board shall meet at least twice a year and may meet at such 226 other times as deemed necessary by the co-chairs of the board jointly 227 or by a majority of the members of the board.
 - (h) The board shall be subject to the Freedom of Information Act, as defined in section 1-200 of the general statutes.
 - (i) No provision of this section shall be construed to: (1) Require disclosure of any trade secret; (2) abrogate any work product protection; or (3) restrict the board's or any state agency's ability to (A) conduct any internal research to develop, improve or repair any product, service or technology, (B) prevent, detect, protect against or respond to, or investigate, report or prosecute any person responsible for, any security incident, identity theft, fraud, harassment, malicious or deceptive activity or illegal activity, or (C) preserve the integrity or security of any system.
- Sec. 3. (NEW) (Effective July 1, 2023) (a) As used in this section:
- 240 (1) "Artificial Intelligence Implementation Officer" means the

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- 241 employee designated pursuant to subsection (b) of this section;
- 242 (2) "Automated system" has the same meaning as provided in section 1 of this act;
- 244 (3) "Automated systems procedures" has the same meaning as 245 provided in section 1 of this act;
- 246 (4) "State agency" has the same meaning as provided in section 1 of this act; and
- (5) "Trade secret" has the same meaning as provided in section 35-51 of the general statutes.
- (b) Not later than October 1, 2023, the Commissioner of 250 251 Administrative Services shall designate an employee of the 252 Department of Administrative Services to serve as the Artificial 253 Intelligence Implementation Officer. Such employee shall have: (1) 254 Extensive knowledge concerning automated systems and artificial 255 intelligence analysis, governance, principles, practices, technology, 256 terminology and trends; and (2) experience in administration, 257 planning, policy development, project management and service 258 coordination.
 - (c) The Artificial Intelligence Implementation Officer shall be responsible for performing said officer's duties under this section and section 4 of this act. The Commissioner of Administrative Services may contract with a third party, if the commissioner deems it necessary, to assist the Artificial Intelligence Implementation Officer in performing said officer's duties under this section and section 4 of this act.
 - (d) Any state agency that intends to develop, procure or utilize any automated system on or after January 1, 2024, shall provide to the Artificial Intelligence Implementation Officer, in a form and manner prescribed by said officer, at least sixty days' advance written notice disclosing that such state agency intends to develop, procure or utilize such automated system.

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- (e) Not later than ninety days after the Artificial Intelligence 272 Implementation Officer receives any notice submitted pursuant to 273 subsection (d) of this section, said officer may review such notice, and 274 any available documentation concerning the operation of the 275 automated system that is the subject of such notice and any related 276 safeguards, to determine whether developing, procuring or utilizing 277 such automated system would satisfy the requirements established in 278 the automated systems procedures. If the Artificial Intelligence 279 Implementation Officer does not make any determination during such 280 ninety-day period, the state agency that submitted such notice may 281 develop, procure or utilize such automated system.
- 282 (f) On and after July 1, 2025, the Artificial Intelligence 283 Implementation Officer:
 - (1) May, in said officer's discretion, periodically reevaluate any automated system that is developed, procured or utilized by any state agency to ensure that such automated system satisfies the requirements established in the automated systems procedures;
 - (2) Shall, at least biennially, reevaluate any automated system that is developed, procured or utilized by any state agency if said officer, in said officer's discretion, determines that such automated system poses any significant risk; and
 - (3) May take any action not set forth in subdivision (1) or (2) of this subsection that said officer, in said officer's discretion, may deem appropriate to carry out the purposes of this subsection.
 - (g) If the Artificial Intelligence Implementation Officer determines that any automated system that is developed, procured or utilized by any state agency does not satisfy the requirements established in the automated systems procedures, said officer shall direct such state agency to immediately cease development, procurement or utilization of such automated system.
- 301 (h) The Artificial Intelligence Implementation Officer shall be

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- subject to the Freedom of Information Act, as defined in section 1-200 of the general statutes.
- 304 (i) No provision of this section shall be construed to: (1) Require 305 disclosure of any trade secret; (2) abrogate any work product 306 protection; or (3) restrict the Artificial Intelligence Implementation 307 Officer's or any state agency's ability to (A) conduct any internal 308 research to develop, improve or repair any product, service or technology, (B) prevent, detect, protect against or respond to, or 309 310 investigate, report or prosecute any person responsible for, any 311 security incident, identity theft, fraud, harassment, malicious or 312 deceptive activity or illegal activity, or (C) preserve the integrity or 313 security of any system.
- Sec. 4. (*Effective July 1, 2023*) (a) As used in this section:
- 315 (1) "Artificial Intelligence Implementation Officer" has the same 316 meaning as provided in section 3 of this act;
- 317 (2) "Automated decision support system" has the same meaning as 318 provided in section 1 of this act;
- 319 (3) "Automated final decision system" has the same meaning as 320 provided in section 1 of this act;
- 321 (4) "Automated system" has the same meaning as provided in section 1 of this act;
- 323 (5) "Critical decision" has the same meaning as provided in section 1 324 of this act;
- 325 (6) "State agency" has the same meaning as provided in section 1 of 326 this act; and
- (7) "Trade secret" has the same meaning as provided in section 35-51of the general statutes.
- 329 (b) Not later than December 31, 2023, the Artificial Intelligence

- 330 Implementation Officer shall inventory all automated systems that are
- in use by state agencies for critical decisions. Such inventory shall
- include the following information for each such automated system:
- 333 (1) The name of such automated system and the vendor, if any, that 334 provided such automated system; and
- 335 (2) A description of the general capabilities of such automated 336 system, including, but not limited to:
- (A) Any reasonably foreseeable capability of such automated system that is outside of any state agency's intended use of such automated system;
- 340 (B) Whether such automated system was used, or may be used, to 341 independently make, inform or materially support a conclusion, 342 decision or judgment and the resulting impact on residents of this 343 state;
 - (C) Each type of data input that was used by such automated system, how such inputted data was collected, generated or processed and the type or types of data such automated system generated or is reasonably likely to generate;
 - (D) Whether such automated system (i) discriminated against any individual or group of individuals in violation of state or federal law, or (ii) disproportionately and unlawfully impacted any individual or group of individuals on the basis of any actual or perceived differentiating characteristic, including, but not limited to, age, genetic information, color, ethnicity, race, creed, religion, national origin, ancestry, sex, gender identity or expression, sexual orientation, marital status, familial status, pregnancy, veteran status, disability or lawful source of income;
 - (E) A description of the purpose and intended use of such automated system, including, but not limited to, (i) which decision or decisions such automated system was used to make, inform or

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- materially support, (ii) whether such automated system is an 360 automated final decision system or automated decision support 362 system, and (iii) the benefit or benefits such automated system was 363 purported to confer and any data or research necessary to determine 364 whether such automated system conferred such purported benefit or 365 benefits; and
- 366 (F) How the data used or generated by such automated system was 367 processed and stored, whether the state agency or agencies that 368 developed, procured or utilized such automated system intend to 369 share access to such automated system or data with any other person, 370 the name of such person and why such state agency or agencies intend 371 to share such access or data with such person.
 - (c) The Artificial Intelligence Implementation Officer shall, as part of the inventory performed pursuant to subsection (b) of this section, determine whether any automated system included in such inventory:
 - (1) Infringed any legal right of any resident of this state; and
- 376 (2) Was publicly disclosed under the Freedom of Information Act, as 377 defined in section 1-200 of the general statutes, in an appropriately 378 transparent manner.
 - (d) No provision of this section shall be construed to: (1) Require disclosure of any trade secret; (2) abrogate any work product protection; or (3) restrict the Artificial Intelligence Implementation Officer's or any state agency's ability to (A) conduct any internal research to develop, improve or repair any product, service or technology, (B) prevent, detect, protect against or respond to, or investigate, report or prosecute any person responsible for, any security incident, identity theft, fraud, harassment, malicious or deceptive activity or illegal activity, or (C) preserve the integrity or security of any system.
- 389 (e) Not later than December 31, 2024, the Artificial Intelligence 390 Implementation Officer shall prepare and submit a report, in

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- 391 accordance with section 11-4a of the general statutes, to the joint 392 standing committee of the General Assembly having cognizance of 393 matters relating to consumer protection. Such report shall contain the
- inventory prepared pursuant to subsection (b) of this section.
- 395 Sec. 5. (NEW) (Effective July 1, 2023) Notwithstanding any provision 396 of the general statutes, no state contracting agency shall enter into any 397 contract with a business on or after July 1, 2023, unless such contract 398 contains a provision requiring the business to comply with all 399 applicable provisions of sections 42-515 to 42-525, inclusive, of the 400 general statutes. For the purposes of this section, "business", "contract" 401 and "state contracting agency" have the same meanings as provided in 402 section 4e-1 of the general statutes.
- Sec. 6. Subsection (a) of section 42-517 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 405 1, 2023):
- 406 (a) The provisions of sections 42-515 to 42-525, inclusive, do not 407 apply to any: (1) Body, authority, board, bureau, commission, district 408 or agency of this state or of any political subdivision of this state; (2) 409 nonprofit organization; (3) institution of higher education; (4) national 410 securities association that is registered under 15 USC 780-3 of the 411 Securities Exchange Act of 1934, as amended from time to time; (5) 412 financial institution or data subject to Title V of the Gramm-Leach-413 Bliley Act, 15 USC 6801 et seq.; [or] (6) covered entity or business 414 associate, as defined in 45 CFR 160.103; or (7) air carrier, as defined in 415 49 USC 40102, as amended from time to time, and regulated under the 416 Federal Aviation Act of 1958, 49 USC 40101 et seq., and the Airline 417 Deregulation Act, 49 USC 41713, as said acts may be amended from 418 time to time.
- Sec. 7. Subsection (a) of section 42-520 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 421 1, 2023):

(a) A controller shall: (1) Limit the collection of personal data to what is adequate, relevant and reasonably necessary in relation to the purposes for which such data is processed, as disclosed to the consumer; (2) except as otherwise provided in sections 42-515 to 42-525, inclusive, not process personal data for purposes that are neither reasonably necessary to, nor compatible with, the disclosed purposes for which such personal data is processed, as disclosed to the consumer, unless the controller obtains the consumer's consent; (3) establish, implement and maintain reasonable administrative, technical and physical data security practices to protect the confidentiality, integrity and accessibility of personal data appropriate to the volume and nature of the personal data at issue; (4) not process sensitive data concerning a consumer without obtaining the consumer's consent, or, in the case of the processing of sensitive data concerning a known child, without processing such data in accordance with COPPA; (5) not process personal data in violation of the laws of this state and federal laws that prohibit unlawful discrimination against consumers; (6) provide an effective mechanism for a consumer to revoke the consumer's consent under this section that is at least as easy as the mechanism by which the consumer provided the consumer's consent and, upon revocation of such consent, cease to process the data as soon as practicable, but not later than fifteen days after the receipt of such request; and (7) not process the personal data of a consumer for purposes of targeted advertising, or sell the consumer's personal data without the consumer's consent, under circumstances where a controller has actual knowledge, [and] or wilfully disregards, that the consumer is at least thirteen years of age but younger than sixteen years of age. A controller shall not discriminate against a consumer for exercising any of the consumer rights contained in sections 42-515 to 42-525, inclusive, including denying goods or services, charging different prices or rates for goods or services or providing a different level of quality of goods or services to the consumer.

Sec. 8. (*Effective from passage*) (a) There is established a task force to study artificial intelligence. The task force shall (1) develop, and make

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- 456 recommendations concerning adoption of, an artificial intelligence bill
- of rights based on the "Blueprint for an AI Bill of Rights" published by
- 458 the White House Office of Science and Technology Policy, and (2)
- 459 study the feasibility of establishing, and make recommendations
- 460 concerning the establishment of, a department of artificial intelligence
- 461 enablement to assist state agencies and municipalities with ethically
- 462 implementing artificial intelligence technologies.
- (b) The task force shall consist of the following members:
- 464 (1) Two appointed by the speaker of the House of Representatives;
- 465 (2) Two appointed by the president pro tempore of the Senate;
- 466 (3) One appointed by the majority leader of the House of
- 467 Representatives;
- 468 (4) One appointed by the majority leader of the Senate;
- 469 (5) One appointed by the minority leader of the House of
- 470 Representatives;
- 471 (6) One appointed by the minority leader of the Senate;
- 472 (7) The Commissioner of Administrative Services, or the
- 473 commissioner's designee; and
- 474 (8) Two appointed by the Governor.
- 475 (c) Any member of the task force appointed under subdivision (1),
- 476 (2), (3), (4), (5) or (6) of subsection (b) of this section may be a member
- 477 of the General Assembly.
- (d) All initial appointments to the task force shall be made not later
- 479 than thirty days after the effective date of this section. Any vacancy
- shall be filled by the appointing authority.
- (e) The speaker of the House of Representatives and the president

- pro tempore of the Senate shall select the chairpersons of the task force from among the members of the task force. Such chairpersons shall schedule the first meeting of the task force, which shall be held not later than sixty days after the effective date of this section.
- (f) The administrative staff of the joint standing committee of the General Assembly having cognizance of matters relating to consumer protection shall serve as administrative staff of the task force.
- (g) Not later than January 1, 2024, the task force shall submit a report on its findings and recommendations to the joint standing committee of the General Assembly having cognizance of matters relating to consumer protection, in accordance with the provisions of section 11-4a of the general statutes. The task force shall terminate on the date that it submits such report or January 1, 2024, whichever is later.

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2023	New section
Sec. 2	July 1, 2023	New section
Sec. 3	July 1, 2023	New section
Sec. 4	July 1, 2023	New section
Sec. 5	July 1, 2023	New section
Sec. 6	July 1, 2023	42-517(a)
Sec. 7	July 1, 2023	42-520(a)
Sec. 8	from passage	New section

Statement of Legislative Commissioners:

In Section 1(c), "said secretary" was substituted for "the commissioner" for accuracy; in Section 1(d)(3), "disproportionately and unlawfully" was substituted for "unlawfully and disproportionately" for internal consistency; Section 1(d)(10) was redrafted for clarity; in Section 2(f)(3), "to the General Assembly" was added after "recommendations" for clarity; in Section 2(f)(4), "that" was added after "request" for clarity; in Section 2(g), "jointly" was moved from after "as" to after "board" for clarity; and in Section 8(a)(2), "to ethically implement" was changed to "with ethically implementing" for clarity.

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GL Joint Favorable Subst.