# Information Technology Policy

## Artificial Intelligence General Policy

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<td>Business</td>
<td>None</td>
<td><a href="mailto:RA-ITCentral@pa.gov">RA-ITCentral@pa.gov</a></td>
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1. **Purpose**

   Establishes an overview and guidelines for the integration of artificial intelligence (AI) technologies and capabilities into commonwealth business and decision processes.

2. **Scope**

   This Information Technology Policy (ITP) applies to all departments, boards, commissions and councils under the Governor’s jurisdiction. Agencies not under the Governor’s jurisdiction are strongly encouraged to follow this ITP.

3. **Background**

   Artificial intelligence (AI) technologies allow computers and machines to function in an intelligent manner by creating self-learning machines which are capable of reasoning, planning, solving problems, thinking abstractly, comprehending complex ideas, learning from data sources and experience. Agency business areas are leveraging AI technologies to drive value-add innovations to advance discovery and insights, decision making transformation, and improve business outcomes. AI systems also bring issues when commonwealth data is used in ways that are unexpected, resulting in unintended and potentially negative consequences. Establishing the appropriate governing oversight combined with compliance to the necessary policies, can improve the services provided to both internal and external customers.

4. **Definitions** *(to be published to online Policy Glossary)*

   4.1 **Algorithm** - A series of discrete, conditional instructions. In computing, algorithms enumerate a list of operations to carry out. An algorithm informs a computer of the steps it must take to deliver a desired result.

   4.2 **Anomaly** – An unplanned unexpected variable that differs from expectations

   4.3 **Artificial Intelligence (AI)** - A technology used to emulate human performance typically by learning, coming to its own conclusions, appearing to understand complex content, engaging in natural dialog with people, enhancing human cognitive performance (also known as cognitive computing), or conducting the execution of nonroutine tasks.

   4.4 **Bias** – Refers to the gap between a predicted value and the actual value.

   4.5 **Chatbot** - An artificial intelligence (AI) program that simulates interactive human conversation by using key pre-calculated user phrases and auditory or text-based signals. A chatbot is also known as an artificial conversational entity (ACE), chat robot, talk bot, chatterbot or chatterbox.
4.6 **Machine Learning (ML)** – A technique involving the use of a computer to train and improve an algorithm or model with minimal human participation to generating useful predictions and conclusions.

4.7 **Overfitting** – A prediction-based outcome that has low bias and high variance.

4.8 **Right-To-Explain (RTE)** – A concept that requires an artificial intelligence service provider to satisfactorily detail an artificial intelligence algorithm’s use of a user’s input data to formulate output data.

4.9 **Robotic Process Automation (RPA)** – A technique utilizing automation and artificial intelligence technologies to handle high-volume, repeatable tasks to streamline business processes.

4.10 **Underfitting** - A prediction-based outcome that has high bias and low variance.

4.11 **Variance** – A statistical measurement used to determine the spread of a set of random datapoints from the average value. “Low” variance datapoints are grouped tightly (densely) together. “High” variance datapoints are grouped loosely (spread out).

5. **Objective**

To ensure the proper due diligence is established and exercised for business automation solutions enabled with artificial intelligence technologies relative to governance, data management, modeling, architecture frameworks, testing/validation, risk management, and security.

6. **Policy**

6.1 **Key Considerations**

Before agencies begin an artificial intelligence initiative, they should evaluate the following key considerations:

**Decision Making**

Agencies should evaluate how much decision-making they allow the AI solution to make. Material decisions which result in a programmatic or financial outcome should be carefully evaluated as to avoid unintended consequences if transferred to an AI solution. (Refer to section in Guideline document for further details)

**Data Sets**

AI solutions will rely on a pre-determined data set to complete the processes they have been assigned. Data sets identified should be reviewed to ensure quality and integrity of the data sets to minimize overfitting and underfitting due to bias and variance errors in the model that could alter the solution’s decision-making patterns.

**Methodology**

Development and maintenance of an AI solution is different than a traditional IT system. AI solutions need regular and ongoing review to ensure the algorithms and models used to yield the best possible result and not producing unintended consequences as changes in the data or business processes occur. As a result, business and technical decision makers alike need to apply a machine learning test-and-learn mentality to establish successful data analysis and determine the best model to use.
Audit
Agencies should ensure they understand the algorithm and model established for the AI solutions decision making patterns. Sample data used to test and validate the algorithm should be retained in the event an audit takes place.

Note: AI solutions that are used to formulate decisions regarding are all subject to audits:
   a) Direct or indirect material financial interests or transactions;
   b) Administrative policy and program changes;
   c) Benefits eligibility and determinations;
   d) Life-changing, and;
   e) Health, safety, and welfare of citizens and/or commonwealth employees.

Disclosure
When a customer is interacting with an AI solution on behalf of an agency, the solution should disclose to the customer that they are interacting with an AI solution.

6.2 Readiness Assessment
Agencies should conduct a readiness assessment for the use and adoption of AI enabled solutions in their business operations and have a general understanding of AI. (Refer to Section 8 References for information)

   - RFD-BUS012A Commonwealth Artificial Intelligence Assessment Tool
   - RFD-BUS012B Artificial Intelligence IT Policy Guidelines

6.3 Governance
Proper governance of artificial intelligence solutions is required prior to deployment of any AI solutions into the enterprise. Governance and appropriate oversight mitigate risks associated with nascent technologies. Agencies should use existing governance bodies to ensure overall impact to business and technology operations are not negatively impacted by the integration of AI solutions. Governing bodies are responsible for the continuous monitoring and outcomes of AI solutions to ensure alignment with business and technology strategic objectives. Governing bodies are recommended to provide oversight for the following:

   - Examine the social, economic, legal impacts of automation and AI adoption on the workforce, citizens, and business operations.
   - Determining the conditions and constraints in which supervised and unsupervised techniques will be used for training AI and algorithmic decision-making systems.
   - Legal reviews required for use of third-party AI services, contracts, licenses, agreements, and specific use cases of AI solutions with potential impacts to workforce. Note: it is important to understand the potential liabilities with intellectual property and data ownership associated with third party entities.
   - Must go through CUCR process for cloud-based AI solution (refer to ITP-BUS011)
   - Legal requirements regarding transparency and disclaimers for public engagement and use of AI systems as well as the “right-to-explain” that will obligate commonwealth agencies to explain the purpose of an algorithm and the kind of data it uses when making automated decisions. This includes third-party AI solutions. Agencies are required to validate (understand) the functionality of third-party AI algorithms and how the data collected and utilized is managed by the third-party solution. The following
elements are to be captured for any artificial intelligence solution to satisfactorily comply with an RTE request:

- Technical/design details of the AI system and algorithms
- How the AI system was trained (including personnel and documentation)
- How the AI system works (i.e. what are the inputs and outputs)
- Data sources (documentation of all data sources)
- Audit Logging (refer to ITP-BUS011 Commonwealth Cloud Computing Services Requirements Section 4.1 for audit logging requirements)
- Change Management details and documentation that impact the AI system algorithms (i.e. decisions, inputs, outputs)
- Testing and Validation results
- Timeframe documentation (captures time periods of testing, validations, governance approval, deployment, and other critical milestones the of AI solution)
- Human elements (any personnel information that will assist in the RTE request)

- Decisions made by artificial intelligence that have legal, financial, human resource, legislative, organizational, or regulatory impact must include a human verification process.
- Evaluate and authorize AI: technology architecture frameworks, software, platforms, libraries, SaaS, PaaS, and infrastructure, and relevant tools that can be properly integrated and supported in our IT ecosystem and securely interface with our back-end services/systems.
- Protocols and procedures for assessing and handling inquiries and/or accidental events regarding AI system anomalies with priority given for decisions that have potential implications for public safety or perceived workforce/labor discriminatory practices.

### 6.4 Data Management

Machine learning algorithms learn from data. It is critical to subject them to the right data for the problem to be solved. Even if there is a reliable and relevant data source, it is imperative to develop proper methods for data evaluations and preparedness to make sure that it is in a useful state, scale, format, composition, and representative to the problem being solved.

- Institute proper data and information management controls, procedures, and processes for data set selection, evaluation, preparation for use with AI solutions.
- Data availability, quality, and integrity are critical for AI systems. AI systems should not be trained with data that is biased, inaccurate, incomplete or misleading. All AI training should be vetted through the appropriate governing processes.
- Create procedures for properly parsing data sources used with AI systems models into multiple randomized data sets consisting of training, cross-validation, and test data.
- AI systems should have access to and use only what data sources they need.
- Establish data validation procedures and processes to select, analyze, scrub/clean, and certify the quality and integrity of the data sources that will be used for AI automation solutions.
- Institute processes and procedures for preprocessing and transforming the selected data set to format, clean, sample, decompose, and aggregate the data to ensure alignment with the model and the problem being solved.

### 6.5 Model Testing and Validation
Machine algorithms are complex and requires expertise and practical experience in determining and implementing the best machine learning algorithms to solve the problem and forming accurate outcomes. Equally important is the proper testing and validating the model to determine the degree of underfitting and overfitting are due errors related to bias and variance. Modeling and testing methods shall be established:

- Use AI measurement methods (accuracy, recall, and precision metrics) to evaluate each model’s performance and to choose the best model/tool to solve the problem and produce the best results.
- AI system models should use multiple randomized data sets consisting of training, cross-validation, and test data to determine the best model and minimize potential underfitting and overfitting resulting from bias and variance errors.
- Define, validate and document execution of hand-off criteria as to when judgment and decisions from an AI system/machine are transitioned to a human.

### 6.6 Security

Safety and security must be considered regarding full disclosure and transparency of machine designs, algorithmic models, and decisions. The following should be considered for all AI system designing:

- Evaluate the level of risk that AI systems are exploited by malicious actors and determine appropriate risk controls.
- Establish controls to prevent adversarial learning to include attacks that try to influence the training data of spam filters or systems for abnormal network traffic detection, designed to mislead the learning algorithm for subsequent exploitation.
- AI systems vulnerability scanning methods and techniques need to be enhanced for the discovery and categorization of security vulnerabilities or other design flaws and appropriate mitigation and/or resolution requirements to address known vulnerabilities. (Refer to ITP-SEC005 *Commonwealth Application Certification and Accreditation (CA²)*)
- Expand incident management procedures and processes for proper handling of AI systems cybersecurity attacks or security findings to those who are in the best position to fix the problem. (Refer to ITP-SEC024 *IT Security Incident Reporting Policy*)
- AI systems are required to comply with existing security policies regarding the protection of commonwealth data assets (i.e., encrypt data in transit and at rest and restrict access to authorized persons). AI systems should only collect, use, share and store data in accordance with privacy and personal data laws and best practices. (Refer to Section 8 for list of Security-based ITPs)
- Establishing AI solution risk profiles based on a set of criteria to categorize and regulate the degree of oversight, review, controls, testing, documentation, and validation required pre and post deployment of AI solutions into our business and technical ecosystems.

### 7. Responsibilities

Agencies under the Governor’s Jurisdiction are to ensure the proper due diligence is exercised in the design, development, testing, validation, adoption, and deployment of business automation solutions and services that integrate AI technologies. Agency are to institute industry best practices and implement controls and processes to comply with the requirement outlined in the Policy section of this ITP.
8. **Related ITPs/Other References**
Definitions of associated terms of this policy are published on the Office of Administration’s public portal: [http://www.oa.pa.gov/Policies/Pages/Glossary.aspx](http://www.oa.pa.gov/Policies/Pages/Glossary.aspx)

Commonwealth policies, including Executive Orders, Management Directives, and IT Policies are published on the Office of Administration’s public portal: [http://www.oa.pa.gov/Policies/Pages/default.aspx](http://www.oa.pa.gov/Policies/Pages/default.aspx)

- Management Directive 205.34 *Commonwealth of Pennsylvania Information Technology Acceptable Use Policy*
- RFD-BUS012A *Commonwealth Artificial Intelligence Assessment Tool*
- RFD-BUS012B *Commonwealth Artificial Intelligence Guidelines*
- ITP-BUS011 *Commonwealth Cloud Computing Requirements*
- ITP-INF000 *Enterprise Data and Information Management Policy*
- ITP-INF001 *Database Management Systems*
- ITP-INFRM *System Design Review of Electronic Systems*
- ITP-SEC000 *Information Security Policy*
- ITP-SEC005 *Commonwealth Application Certification and Accreditation (CA²)*
- ITP-SEC019 *Policy and Procedures for Protecting Commonwealth Electronic Data*
- ITP-SEC020 *Encryption Standards for Data at Rest*
- ITP-SEC024 *IT Security Incident Reporting Policy*
- ITP-SEC025 *Proper Use and Disclosure of Personally Identifiable Information (PII)*
- ITP-SEC031 *Encryption Standards for Data in Transit*
- ITP-SFT000 *Software Development Life Cycle (SDLC) Policy*
- ITP-SYM006 *Commonwealth IT Resources Patching Policy*

9. **Authority**
Executive Order 2016-06, Enterprise Information Technology Governance

10. **Publication Version Control**
It is the user’s responsibility to ensure they have the latest version of this publication, which appears on [https://itcentral.pa.gov](https://itcentral.pa.gov) for Commonwealth personnel and on the Office of Administration public portal: [http://www.oa.pa.gov/Policies/Pages/default.aspx](http://www.oa.pa.gov/Policies/Pages/default.aspx). Questions regarding this publication are to be directed to RA-ITCentral@pa.gov.

11. **Exemption from This Policy**
In the event an agency chooses to seek an exemption, for reasons such as the need to comply with requirements for a federally mandated system, a request for waiver may be submitted via the Commonwealth of PA Procurement and Architectural Review (COPPAR)
process. Requests are to be entered into the COPPAR Tool located at http://coppar.oa.pa.gov/. Agency CIO approval is required.

This chart contains a history of this publication’s revisions:

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<th>Date</th>
<th>Purpose of Revision</th>
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<td>09/26/2018</td>
<td>Base Document</td>
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<td>Revision</td>
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