115th CONGRESS 1st Session

To require the Secretary of Commerce to establish the Federal Advisory Committee on the Development and Implementation of Artificial Intelligence, and for other purposes.

## IN THE SENATE OF THE UNITED STATES

Ms. CANTWELL (for herself, Mr. YOUNG, and Mr. MARKEY) introduced the following bill; which was read twice and referred to the Committee on

## A BILL

- To require the Secretary of Commerce to establish the Federal Advisory Committee on the Development and Implementation of Artificial Intelligence, 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 "Fundamentally Under5 standing the Usability and Realistic Evolution of Artificial
6 Intelligence Act of 2017" or the "FUTURE of Artificial
7 Intelligence Act of 2017".

## 1 SEC. 2. SENSE OF CONGRESS.

2 It is the Sense of Congress that—

3 (1) understanding and preparing for the ongo4 ing development of artificial intelligence is critical to
5 the economic prosperity and social stability of the
6 United States;

7 (2) as artificial intelligence evolves, it can great8 ly benefit society by powering the information econ9 omy, fostering better informed decisions and helping
10 unlock answers to questions that, as of the date of
11 the enactment of this Act, are unanswerable;

(3) for the reasons set forth in paragraph (2)
its beneficial to better understand artificial intelligence and foster the development of artificial intelligence in a manner that maximizes its benefit to society; and

17 (4) it is critical that the priorities of the advi18 sory committee established under section 4(a)(1) in19 clude developing guidance or recommendations—

20 (A) to promote a climate of investment and
21 innovation to ensure the global competitiveness
22 of the United States;

(B) to optimize the development of artificial intelligence to address the potential growth,
restructuring, or other changes in the United

	3
1	States workforce that results from the develop-
2	ment of artificial intelligence;
3	(C) to promote and support the unbiased
4	development and application of artificial intel-
5	ligence; and
6	(D) to protect the privacy rights of individ-
7	uals.
8	SEC. 3. DEFINITIONS.
9	(a) IN GENERAL.—Except as provided in subsection
10	(b), in this Act:
11	(1) ARTIFICIAL INTELLIGENCE.—The term "ar-
12	tificial intelligence" includes the following:
13	(A) Any artificial systems that perform
14	tasks under varying and unpredictable cir-
15	cumstances, without significant human over-
16	sight, or that can learn from their experience
17	and improve their performance. Such systems
18	may be developed in computer software, phys-
19	ical hardware, or other contexts not yet con-
20	templated. They may solve tasks requiring
21	human-like perception, cognition, planning,
22	learning, communication, or physical action. In
23	general, the more human-like the system within
24	the context of its tasks, the more it can be said
25	to use artificial intelligence .

1	(B) Systems that think like humans, such
2	as cognitive architectures and neural networks.
3	(C) Systems that act like humans, such as
4	systems that can pass the Turing test or other
5	comparable test via natural language proc-
6	essing, knowledge representation, automated
7	reasoning, and learning.
8	(D) A set of techniques, including machine
9	learning, that seek to approximate some cog-
10	nitive task.
11	(E) Systems that act rationally, such as in-
12	telligent software agents and embodied robots
13	that achieve goals via perception, planning, rea-
14	soning, learning, communicating, decision-mak-
15	ing, and acting.
16	(2) ARTIFICIAL GENERAL INTELLIGENCE.—The
17	term "artificial general intelligence" means a no-
18	tional future artificial intelligence system that exhib-
19	its apparently intelligent behavior at least as ad-
20	vanced as a person across the range of cognitive,
21	emotional, and social behaviors.
22	(3) NARROW ARTIFICIAL INTELLIGENCE.—The
23	term "narrow artificial intelligence" means an artifi-
24	cial intelligence system that addresses specific appli-
25	cation areas such as playing strategic games, lan-

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guage translation, self-driving vehicles, and image
 recognition.
 (b) MODIFICATIONS.—The Federal Advisory Com-

4 mittee on the Development and Implementation of Artifi5 cial Intelligence established under section 4(a) may revise
6 such definitions under subsection (a) of this section as the
7 advisory committee considers appropriate.

8 SEC. 4. ESTABLISHMENT OF FEDERAL ADVISORY COM9 MITTEE ON THE DEVELOPMENT AND IMPLE10 MENTATION OF ARTIFICIAL INTELLIGENCE.
11 (a) ESTABLISHMENT.—

12 (1) IN GENERAL.—The Sec

(1) IN GENERAL.—The Secretary of Commerce
shall establish a Federal advisory committee to advise the Secretary on matters relating to the development of artificial intelligence.

16 (2) DESIGNATION.—The Federal advisory com17 mittee established under paragraph (1) shall be
18 known as the "Federal Advisory Committee on the
19 Development and Implementation of Artificial Intel20 ligence" (in this section the "Advisory Committee").
21 (b) PURPOSES OF THE ADVISORY COMMITTEE.—

(1) ADVICE.—The Advisory Committee shall
provide advice to the Secretary on matters relating
to the development of artificial general intelligence

1	and narrow artificial intelligence, including on the
2	following as they relate to artificial intelligence:
3	(A) The competitiveness of the United
4	States, including matters relating to the pro-
5	motion of public and private sector investment
6	and innovation into the development of artificial
7	intelligence.
8	(B) Workforce, including matters relating
9	to the potential for using artificial intelligence
10	for rapid retraining of workers, due to the pos-
11	sible effect of technological displacement.
12	(C) Education, including matters relating
13	to science, technology, engineering, and mathe-
14	matics education to prepare the United States
15	workforce as the needs of employers change.
16	(D) Ethics training and development for
17	technologists working on artificial intelligence.
18	(E) Matters relating to open sharing of
19	data and the open sharing of research on artifi-
20	cial intelligence.
21	(F) International cooperation and competi-
22	tiveness, including matters relating to the com-
23	petitive international landscape for artificial in-
24	telligence-related industries.

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1	(G) Accountability and legal rights, includ-
2	ing matters relating to the responsibility for
3	any violations of laws by an artificial intel-
4	ligence system and the compatibility of inter-
5	national regulations.
6	(H) Matters relating to machine learning
7	bias through core cultural and societal norms.
8	(I) Matters relating to how artificial intel-
9	ligence can serve or enhance opportunities in
10	rural communities.
11	(J) Government efficiency, including mat-
12	ters relating to how to promote cost saving and
13	streamline operations.
14	(2) Study.—The Advisory Committee shall
15	study and assess the following:
16	(A) How to create a climate for public and
17	private sector investment and innovation in ar-
18	tificial intelligence.
19	(B) The possible benefits and effects that
20	the development of artificial intelligence may
21	have on the economy, workforce, and competi-
22	tiveness of the United States.
23	(C) Whether and how networked, auto-
24	mated, artificial intelligence applications and
25	robotic devices will displace or create jobs and

1	how any job related gains relating to artificial
2	intelligence can be maximized.
3	(D) How bias can be identified and elimi-
4	nated in the development of artificial intel-
5	ligence and in the algorithms that support
6	them, including with respect to the following:
7	(i) The selection and processing of
8	data used to train artificial intelligence.
9	(ii) Diversity in the development of
10	artificial intelligence.
11	(iii) The ways and places the systems
12	are deployed and the potential harmful
13	outcomes.
14	(E) Whether and how to incorporate eth-
15	ical standards in the development and imple-
16	mentation of artificial intelligence.
17	(F) How the Federal Government can en-
18	courage technological progress in implementa-
19	tion of artificial intelligence that benefits the
20	full spectrum of social and economic classes.
21	(G) How the privacy rights of individuals
22	are or will be affected by technological innova-
23	tion relating to artificial intelligence.
24	(H) Whether technological advancements
25	in artificial intelligence have or will outpace the

1	legal and regulatory regimes implemented to
2	protect consumers.
3	(I) How existing laws, including those con-
4	cerning data access and privacy, should be mod-
5	ernized to enable the potential of artificial intel-
6	ligence.
7	(J) How the Federal Government utilizes
8	artificial intelligence to handle large or complex
9	data sets.
10	(K) How ongoing dialogues and consulta-
11	tions with multi-stakeholder groups can maxi-
12	mize the potential of artificial intelligence and
13	further development of artificial intelligence
14	technologies that can benefit everyone inclu-
15	sively.
16	(L) How the development of artificial intel-
17	ligence can affect cost savings and streamline
18	operations in various areas of government oper-
19	ations, including health care, cybersecurity, in-
20	frastructure, and disaster recovery.
21	(M) Such other matters as the Advisory
22	Committee considers appropriate.
23	(3) Reports and recommendations.—
24	(A) Report by advisory committee.—
25	Not later than 540 days after the date of the

enactment of this Act, the Advisory Committee
shall submit to the Secretary and to Congress
a report on the findings of the Advisory Committee and such recommendations as the Advisory Committee may have for administrative or
legislative action relating to artificial intelligence.

8 (B) RECOMMENDATIONS OF SECRETARY.— 9 Not later than 90 days after receiving the re-10 port submitted under subparagraph (A), the 11 Secretary shall review the report and submit to 12 Congress such recommendations as the Sec-13 retary may have with respect to the matters 14 contained in the report submitted under sub-15 paragraph (A).

16 (c) Membership.—

17 (1) VOTING MEMBERS.—

18 (A) IN GENERAL.—The Advisory Com-19 mittee shall be composed of 19 voting members 20 who shall be appointed by the Secretary of 21 Commerce, with advisement from the Chair and 22 Ranking Member of the Committee on Com-23 merce, Science, and Transportation of the Sen-24 ate and the Chair and Ranking Member of the 25 Committee on Energy and Commerce of the

1	House of Representatives, for purposes of the
2	Advisory Committee from among individuals
3	with expertise in matters relating to workforce
4	development, ethics, privacy, artificial intel-
5	ligence, or computer science.
6	(B) REPRESENTATION.—In carrying out
7	subparagraph (A), the Secretary shall ensure
8	that voting members are appointed as follows:
9	(i) Five members from academic or
10	research community.
11	(ii) Six members from private indus-
12	try, at least one of whom shall be from a
13	small business concern.
14	(iii) Six from civil society, at least two
15	of whom shall be from groups that advo-
16	cate for civil liberties or civil rights.
17	(iv) Two from labor organizations or
18	groups.
19	(C) Geographical diversity.—In car-
20	rying out subparagraph (A), the Secretary shall
21	ensure that the voting members of the Advisory
22	Committee come from diverse geographical loca-
23	tions within the United States.
24	(2) Nonvoting members.—The Advisory
25	Committee shall also be composed of such nonvoting

1	members as the Secretary considers appropriate, ex-
2	cept that the Secretary shall appoint at least one
3	such member from each of the following:
4	(A) The Department of Education.
5	(B) The Department of Justice.
6	(C) The Department of Labor.
7	(D) The Department of Transportation.
8	(E) The Federal Trade Commission.
9	(F) The National Institute of Standards
10	and Technology.
11	(G) The National Science Foundation.
12	(H) The National Science and Technology
13	Council.
14	(I) Such other nonvoting members as the
15	voting members of the Advisory Committee con-
16	sider appropriate.
17	(3) CHAIRPERSON.—The Secretary shall ap-
18	point a chairperson for the Advisory Committee
19	from among the members appointed under para-
20	graph (1).
21	(d) MEETINGS.—The Advisory Committee shall
22	meet—
23	(1) in person no less frequently than twice each
24	year; and

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1	(2) via telepresence no less frequently than once
2	every two months.
3	(e) POWERS.—In order to carry out its duties under
4	subsection (b), the Advisory Committee may—
5	(1) hold such hearings, sit and act at such
6	times and places, take such testimony, and receive
7	such evidence as the Advisory Committee considers
8	appropriate;
9	(2) submit to Congress such recommendations
10	as the Advisory Committee considers appropriate;
11	(3) submit to Federal agencies such rec-
12	ommendations as the Advisory Committee considers
13	appropriate;
14	(4) issue reports, guidelines, and memoranda;
15	(5) hold or host conferences and symposia;
16	(6) enter into cooperative agreements with
17	third-party experts to obtain relevant advice or ex-
18	pertise, and oversee staff;
19	(7) establish subcommittees; and
20	(8) establish rules of procedure.
21	(f) TRAVEL EXPENSES.—The members of the Advi-
22	sory Committee shall be allowed travel expenses, including
23	per diem in lieu of subsistence, at rates authorized for em-
24	ployees of agencies under subchapter I of chapter 57 of
25	title 5 United States Code while sweet from their homes
25	title 5, United States Code, while away from their homes

 or regular places of business in the performance of services
 for the Advisory Committee.
 (g) FUNDING.—
 (1) IN GENERAL.—Except as provided in paragraph (2), amounts to carry out this section shall be

6 derived from amounts appropriated or otherwise7 made available to the Secretary of Commerce.

8 (2) DONATIONS.—

9 (A) AUTHORIZATION.—The Advisory Com10 mittee may solicit and accept donations from
11 private persons and non-Federal entities to
12 carry out this section.

(B) LIMITATION.—Of the amounts expended by the Advisory Committee in a fiscal
year to carry out this section, not more than
half may be derived from amounts received
under subparagraph (A).