

May 2023 rev. June 2023

Local Law 144 of 2021
Automated Employment Decision Tools
Roundtable with Civil/Worker Rights Advocates



Overview of LL 144 of 2021

Enacted December 2021; Rule Effective July 5, 2023

- Regulates the use of **Automated Employment Decision Tools** (AEDTs), which are computer-based technologies, such as artificial intelligence and data analytics, that assist with hiring and promotion.
- If using AEDT, employers and employment agencies must:
 - Complete a "bias audit" of the AEDT within a year prior to its use for hiring or promotion.
 - ➤ Provide job candidates with a **notice** on the use of AEDTs.



1. <u>Machine learning, statistical modeling, data analytics, or artificial intelligence</u>

2. Employment decision/screening

3. Substantially assist or replace discretionary decision-making



1. <u>Machine learning, statistical modeling, data analytics, or artificial intelligence</u>

- Group of mathematical, computer-based techniques:
 - > That generate a prediction such as scores, rank, categorization or assessment
 - For which a computer, at least in part, identifies:
 - ➤ The inputs;
 - The relative importance placed on those inputs; and
 - If applicable, other parameters for the models in order to improve the accuracy of the prediction or classification.



2. Employment decision/screening

- Tool assists in determining whether applicant should be <u>selected or</u> advanced in the hiring or promotion process.
- Example:
 - If resume screening software is used to determine which applicants are selected for an interview, it is being used for an "employment decision".



3. Substantially assist or replace discretionary decision-making

- Tool is the only factor in employment decision;
 - ➤ E.g., resume screening software determines who is selected for an in person interview
- Tool is the highest weighted factor in employment decision; or
 - ➤ E.g., resume screening software, along with human review, is used to score applicants to determine who is selected for an interview and the resume screening software is given more weight than the human scores
- Tool overrules employment decision.
 - E.g., humans review resumes and select 10 applicants to interview
 - ➤ Prior to scheduling interviews, the resume screening software is used to remove candidates that are not a "good fit"



Requirements Prior to Use of AEDT- Bias Audit

Performed by Independent Auditor

➤ Bias Audit cannot be conducted by business using or developing the tool.

Within one year prior to use

An employer or employment agency may not use or continue to use an AEDT if more than one year has passed since the most recent bias audit of the AEDT.

Summary of Results

Employer or employment agency must post summary of results on the employment section of their website.



Requirements of a Bias Audit

Minimum Calculations

- Selection or Scoring Rate
- Impact Ratio
- Sex Categories, Race/Ethnicity Categories & Intersectional Categories
 - An independent auditor may exclude a category that represents less than 2% of the data being used for the bias audit from the required calculations for impact ratio.



Requirements of a Bias Audit

Data Requirements

- Historical Data
 - ➤ Should be used to conduct the bias audit, when available.
 - ➤ May be from one or more employers or employment agencies that use the AEDT.
- Test Data
 - ➤ Permissible if insufficient historical data is available to conduct a **statistically significant** bias audit.
 - If using test data, the summary of results must explain why historical data was not used and describe how the test data used was generated and obtained.



Requirements Prior to Use of AEDT- Required Notices

Notice must inform employees or candidates that reside in NYC of:

- The use of AEDTs; and
- The job qualifications and characteristics the AEDT will assess.

Notice must:

- Include instructions for how to request a reasonable accommodation under other laws.
- Be provided 10 business days prior to use in one of the following ways:
 - ➤ In a job posting;
 - ➤ Via U.S. mail or e-mail; or
 - For job applicants, on the employment section of website in a clear and conspicuous manner;
 - > For candidates for promotion, documented in a written policy or procedure.



Requirements Prior to Use of AEDT- Required Notices

Notice regarding data collection must:

- Provide information on the employment section of its website in a clear and conspicuous manner about:
 - Its AEDT data retention policy;
 - The type of data collected for the AEDT; and
 - The source of the data.
- Post instructions on the employment section of its website in a clear and conspicuous manner for how to make a written request for such information.
 - If a written request is received, such information should be provided within 30 days.
- Provide an explanation to a job candidate or employee being considered for promotion on why disclosure of such information would violate local, state, or federal law, or interfere with a law enforcement investigation.



Applicability "in the City"

Position located in NYC

- ➤ Bias audit required
- ➤ Notices required for NYC residents

Position located outside NYC

➤ Bias audit and notices not required

Fully Remote Position

- ➤ Employer only has a NYC office
 - ➤ Bias audit required
 - ➤ Notices required for NYC residents
- ➤ Employer does not have a NYC Office
 - ➤ Bias audit and notices not required
- ➤ Employer offices in NYC and outside NYC
 - Fact specific analysis



Investigation and Enforcement

Violation Types:

- Failure to comply with requirements for use of an AEDT.
- Failure to comply with notice requirements related to AEDT.



Investigation and Enforcement

Complaints will be accepted through 311 and the DCWP website

- Search for:
 - "Bias Audit"
 - "Artificial Intelligence,"
 - "AI,"
 - "Automated Employment Decision Tool,"
 - "AEDT"
- Should include details of:
 - Job posting or promotion position
 - Name and type of AEDT, if known
 - Notice provided, if any
 - Explanation of suspected violation (e.g., AEDT used without notice)



Important Note on Discrimination

- Claims of discrimination that involve the use of an AEDT should be directed to the NYC Commission on Human Rights (CCHR) for investigation under the NYC Human Rights Law.
- DCWP will refer claims of discrimination to CCHR.



Thank you!

• Questions?