

Press Coverage | May 13, 2026

Amendments Move Colorado AI Act's Focus From Risk to Transparency

RELATED PROFESSIONALS

[David M. Stauss](#)

David Stauss, a partner in Troutman Pepper Locke's Privacy + Cyber Group, was quoted in the May 13, 2026, *IAPP* article, "[Amendments Move Colorado AI Act's Focus From Risk to Transparency.](#)"

According to Troutman Pepper Locke Partner David Stauss, CIPP/E, CIPP/US, CIPT, FIP, SB 189 "removes many of the hallmarks" from the original AI Act. He said prior references to algorithmic discrimination, non-human system disclosures and attorney general notices are among the other notable removals.

The new notice regime still presents "limited rights in narrow circumstances," Stauss told the IAPP. Those include rights to access and correct data as well as obtain a "meaningful human review" in instances of adverse ADMT decisions.

"One of the most important topics will be developing the definition of 'materially influences,'" Stauss said, "The obligations apply to ADMT that materially influences a consequential decision. So, the attorney general's rulemaking on that topic will be significant in determining the law's eventual scope."

RELATED INDUSTRIES + PRACTICES

- [Artificial Intelligence](#)
- [Privacy + Cyber](#)