	TH CONGRESS 2D SESSION S.
Т	o provide for certain requirements relating to cloud, data infrastructure, and foundation model procurement.
	IN THE SENATE OF THE UNITED STATES
	Warren (for herself and Mr. Schmitt) introduced the following bills which was read twice and referred to the Committee on
	A BILL
Т	provide for certain requirements relating to cloud, data infrastructure, and foundation model procurement.
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 "Protecting AI and
5	Cloud Competition in Defense Act of 2024".
6	SEC. 2. ENSURING COMPETITION IN ARTIFICIAL INTEL-
7	LIGENCE PROCUREMENT.
8	(a) Definitions.—In this section:

(1) ARTIFICIAL INTELLIGENCE; AI.—The terms $\,$

"artificial intelligence" and "AI" have the meaning

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1 given the term "artificial intelligence" in section 2 5002 of the National Artificial Intelligence Initiative 3 Act of 2020 (15 U.S.C. 9401). 4 (2) CLOUD COMPUTING.—The term "cloud 5 computing" has the meaning given the term in Spe-6 cial Publication 800–145 of the National Institute of 7 Standards and Technology, or any successor docu-8 ment. 9 (3) CLOUD PROVIDER.—The term "cloud pro-10 vider" means any company engaged in the provision, 11 sale, or licensing of cloud computing to customers, 12 including individuals and businesses. 13 (4) Congressional defense committees.— 14 The term "congressional defense committees" has 15 the meaning given the term in section 101(a) of title 16 10, United States Code. 17 (5) COVERED PROVIDER.—The term "covered 18 provider" means any cloud provider, data infrastruc-19 ture provider, or foundation model provider that has 20 entered into contracts with the Department of De-21 fense totaling at least \$50,000,000 in any of the 5 22 previous fiscal years. 23 (6) Data infrastructure.—The term "data 24 infrastructure" means the underlying computer, net-25 work, and software systems that enable the collec-

1	tion, storage, processing, and analysis of data, in-
2	cluding the ability to record, transmit, transform,
3	categorize, integrate, and otherwise process data
4	generated by digital data systems.
5	(7) Data infrastructure provider.—The
6	term "data infrastructure provider" means any com-
7	pany engaged in the provision, sale, or licensing of
8	data infrastructure to customers, including individ-
9	uals and businesses.
10	(8) FOUNDATION MODEL.—The term "founda-
11	tion model" means an artificial intelligence model
12	that—
13	(A)(i) generally uses self-supervision;
14	(ii) contains at least 1,000,000,000 param-
15	eters; and
16	(iii) is applicable across a wide range of
17	contexts; or
18	(B) exhibits, or could be easily modified to
19	exhibit, high levels of performance at tasks that
20	pose a serious risk to security, national eco-
21	nomic security, national public health, or safety
22	(9) FOUNDATION MODEL PROVIDER.—The term
23	"foundation model provider" means any company
24	engaged in the provision, sale, or licensing of foun-

1	dation models to customers, including individuals
2	and businesses.
3	(10) Multi-cloud technology.—The term
4	"multi-cloud technology" means architecture and
5	services that allow for data, application, and pro-
6	gram portability, usability, and interoperability be-
7	tween infrastructure, platforms, and hosted applica-
8	tions of multiple cloud providers and between public,
9	private, and edge cloud environments in a manner
10	that securely delivers operational and management
11	consistency, comprehensive visibility, and resiliency.
12	(b) CLOUD, DATA INFRASTRUCTURE, AND FOUNDA-
13	TION MODEL PROCUREMENT REQUIREMENTS.—The Sec-
14	retary of Defense shall, in contracting provisions with
15	cloud providers, foundation model providers, and data in-
16	frastructure providers—
17	(1) promote security, resiliency, and competi-
18	tion in the procurement of such solutions by requir-
19	ing a competitive award process for each procure-
20	ment of cloud computing, data infrastructure, or
21	foundation model solutions;
22	(2) ensure that the Government maintains ex-
23	clusive rights to access and use of all Government
24	data; and
25	(3) ensure that the competitive process—

1	(A) prioritizes the appropriate role for the
2	Government with respect to intellectual prop
3	erty and data rights and security, interoper
4	ability, and auditability requirements;
5	(B) includes modular open systems ap
6	proaches and appropriate work allocation and
7	technical boundaries; and
8	(C) considers multi-cloud technology where
9	feasible and advantageous.
10	(c) Data Training and Use Protection.—The
11	Secretary of Defense shall direct the Chief Digital and Ar
12	tificial Intelligence Office to update or promulgate provi
13	sions of the Defense Federal Acquisition Regulation Sup
14	plement (DFARS) to ensure that—
15	(1) Government-furnished data, provided for
16	purposes of development and operation of AI prod
17	ucts and services to the Department of Defense, is
18	not disclosed or used without proper authorization
19	by the Department of Defense;
20	(2) Government-furnished data stored on ven
21	dor systems, provided for purposes of development
22	and operation of AI products and services to the De
23	partment of Defense, is appropriately protected from
24	other data on such systems, and is treated in ac
25	cordance with Department of Defense data decrees

1	and Creating Data Advantage (Open DAGIR) prin-
2	ciples;
3	(3) violation of these provisions shall be subject
4	to specific penalties, including fines and contract ter-
5	mination; and
6	(4) component acquisition executives may issue
7	exemptions upon—
8	(A) determining that issuing an exemption
9	is not inconsistent with national security; and
10	(B) notifying the Chief Digital and Artifi-
11	cial Intelligence Officer of the specific provi-
12	sions exempted, the vendor and program being
13	issued the exemption, and the justification for
14	the exemption.
15	(d) Reporting.—
16	(1) In general.—Not later than January 15,
17	2026, and annually thereafter for four years, the
18	Chairman of the Joint Chiefs of Staff, in coordina-
19	tion with the Under Secretary of Defense for Acqui-
20	sition and Sustainment, shall submit to the congres-
21	sional defense committees a report assessing the
22	competition, innovation, barriers to entry, and con-
23	centrations of market power or market share in the
24	AI space for each period covered by the report. The

1	report shall also include recommendations of appro-
2	priate legislative and administrative action.
3	(2) Publication.—The Secretary of Defense,
4	acting through the Assistant to the Secretary of De-
5	fense for Public Affairs, shall ensure that the report
6	is made available to the public by—
7	(A) posting a publicly releasable version of
8	the report on a website of the Department of
9	Defense; and
10	(B) upon request, transmitting the report
11	by other means, as long as such transmission is
12	at no cost to the Department.