August 7, 2023

The Honorable Joseph R. Biden  
President of the United States  
The White House

The Honorable Kamala D. Harris  
Vice President of the United States  
The White House

**RE: Advancing Anti-Discrimination Testing in an Artificial Intelligence Executive Order**

In announcing voluntary commitments from several artificial intelligence companies, the Biden-Harris administration noted it is currently working on developing an Executive Order “to help America lead the way in responsible innovation” in artificial intelligence.\(^1\) As the administration considers the contents of an Executive Order on artificial intelligence, we, the undersigned civil rights, technology, policy, and research organizations, call on the administration to continue centering civil rights protections. The administration has played a key role in consistently elevating civil rights protections for artificial intelligence and related technologies. The forthcoming Executive Order offers the administration an opportunity to build upon the Blueprint for an AI Bill of Rights,\(^2\) Executive Order 14091 (“Further Advancing Racial Equity and Support for Underserved Communities Through the Federal Government”),\(^3\) a stream of agency actions,\(^4\) NIST’s AI

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Risk Management Framework,⁵ and the recently secured voluntary corporate commitments.

Among other actions, the forthcoming Executive Order offers the administration an opportunity to launch a new framework of testing, evaluation, and ongoing monitoring of algorithmic systems in civil rights areas. Given the foreseeability and pervasiveness of algorithmic harms,⁶ the administration should consider actions that would shift burdens toward companies that develop and use AI tools, such that companies would be mandated to take measures to detect and address algorithmic discrimination — particularly if they operate in key civil rights areas. The Executive Order also offers the administration an opportunity to lead by example, by setting policy for the federal government’s development, procurement, use, and funding of artificial intelligence that is rooted in the AI Bill of Rights.⁷

Within the forthcoming Executive Order on artificial intelligence, the administration should:

1. Direct agencies to consider opportunities that would encourage or require companies to perform regular anti-discrimination testing of their systems used in sensitive civil rights contexts. To support efforts that would require algorithmic systems used in sensitive civil rights domains to be evaluated for discriminatory effects on an ongoing basis, the Executive Order should direct agencies to consider rulemaking, guidance, policies, and all other available opportunities that would encourage or require companies that design or deploy algorithmic systems used in sensitive civil rights contexts to collect, infer, and protect sensitive demographic information for anti-discrimination testing purposes and to routinely evaluate their algorithmic systems for disparate effects

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on a prohibited basis.⁸

2. **Direct agencies to consider opportunities that would shift the burden to companies to regularly search for less discriminatory alternative models.** Many policy proposals seek transparency and audits of AI tools for discriminatory outcomes, which is beneficial, but often stop short of prescribing what should happen once discrimination is found. The Executive Order should push one step further, by directing agencies to explore how companies operating in covered civil rights areas can affirmatively search for and adopt less discriminatory models, both before and after deployment.⁹ Additionally, the Executive Order should create an Interagency Working Group that studies techniques to discover less discriminatory alternative models and provides recommendations to the Assistant to the President for Domestic Policy on potential reasonable and appropriate measures companies can take to search for and implement less discriminatory alternative algorithms.

3. **Establish a dedicated office inside the Civil Rights Division of the Department of Justice to solidify and expand the federal government’s own anti-discrimination testing capabilities to uncover algorithmic discrimination.** The federal government has a long history of using undercover testing to uncover evidence of discrimination by landlords, lenders, and others.¹⁰

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⁹ Research has shown that there almost always exists an equally accurate, but less discriminatory model, even when using the same target, features, and training data, due to a phenomenon called “model multiplicity.” Thus, model multiplicity suggests that it will often be possible to reduce a machine learning system’s discriminatory impact without sacrificing accuracy or model performance. See, e.g., Emily Black, Manish Raghavan, Solon Barocas, *Model Multiplicity: Opportunities, Concerns, and Solutions*, Proceedings of the 2022 ACM Conference on Fairness, Accountability, and Transparency (2022); Charles T. Marx, Flávio P. Calmon, Berk Ustun, *Predictive Multiplicity in Classification*, In Proceedings of the 37th International Conference on Machine Learning (2020); Kit T. Rodolfa, Hemank Lamba, Rayid Ghani, *Empirical Observation of Negligible Fairness–Accuracy Trade-offs in Machine Learning for Public Policy*, 3 Nat. Mach. Intel. 896-904 (2021). Also see, Equal Employment Opportunity Commission, “Select Issues: Assessing Adverse Impact in Software, Algorithms, and Artificial Intelligence Used in Employment Selection Procedures Under Title VII of the Civil Rights Act of 1964,” available at https://www.eeoc.gov/select-issues-assessing-adverse-impact-software-algorithms-and-artificial-intelligence-used. (“One advantage of algorithmic decision-making tools is that the process of developing the tool may itself produce a variety of comparably effective alternative algorithms. Failure to adopt a less discriminatory algorithm that was considered during the development process therefore may give rise to liability.”)

Just as the federal government stood up anti-discrimination testing efforts to detect discrimination in the physical world, it must reinvent its capabilities to detect discrimination in digital systems. This requires a sustained and directed effort, as well as new staff capacity, resources, and expertise. An Office of Technology inside the Civil Rights Division of the Department of Justice should be charged with implementing and expanding anti-discrimination testing capabilities, assistance on related cases, and other efforts to combat algorithmic discrimination, as well as coordinating with the relevant technology offices at agencies tasked with enforcing relevant civil rights laws. The Office should develop best practices and procedures for conducting anti-discrimination testing of algorithmic systems, including the development of new methods to uncover discrimination and best practices on the use of inference methodologies to infer protected class status.

4. **Direct the Office of Management and Budget to require anti-discrimination testing of algorithmic systems, as well as searches for less discriminatory alternative algorithms, in its forthcoming guidance on federal agency use of artificial intelligence.** Many civil rights groups have previously called on the administration to make the Blueprint for an AI Bill of Rights binding administration policy, and to implement it in part through the forthcoming OMB guidance. The administration has previously noted that this guidance would offer “specific policies for federal departments and agencies to follow in order to ensure their development, procurement, and use of AI systems centers on safeguarding the American people’s rights” and would “serve as a model for state and local governments, businesses and others to follow in their own procurement and use of AI.” When the federal government develops, procures, or uses algorithmic systems in covered civil rights areas, it must ensure that those systems are regularly tested for disparate effects on a prohibited basis, as called for by the administration’s AI

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Similarly, it must ensure that developers maintain reasonable measures to search for less discriminatory alternative models on an ongoing basis.

In order to ensure public accountability of these measures, the AI Use Case Inventories required by Executive Order 13960 should be expanded to include summaries of any demographic information, associated outcomes, and descriptions of undertaken disparity assessments and mitigations. The National AI Initiative Office should be charged with creating an annual report assessing agencies on these AI use cases based on their adherence to the AI Bill of Rights.

Thank you for your continued attention to these matters. For any questions or further discussion, please contact Logan Koepke (Project Director, logan@upturn.org) and Harlan Yu (Executive Director, harlan@upturn.org).

Sincerely,

Algorithmic Justice League
Data & Society Research Institute
Electronic Privacy Information Center
Fight for the Future
Upturn

cc:

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