



mysterious
teasing
compassionate



intense
caring
bold

The Rise of AI Companions

Implications for Child and Youth Safety Policy

ISSUE BRIEF

Background

Artificial intelligence (AI)-powered chatbots and companions are increasingly integrated into the digital environments of children and youth. They are widely accessible across a range of platforms, including general-purpose AI chatbots available on browsers and mobile applications (e.g., Claude, ChatGPT), social media (e.g., Snapchat's 'My AI'), search engines (e.g., Google), and voice assistants (e.g., Siri). They are also embedded in products marketed directly to or used regularly by children and youth, including interactive toys (e.g., Fobotoy's Kumma), and select AI companion bots (e.g., Character.ai).

Youth are among the highest users of digital technology and experience substantial mental health needs.^{1,2} Canadian youth, in particular, report higher levels of loneliness compared to older adults.^{3,4} As a result, **many young people are turning to AI chatbots and companions for social connection, emotional support, or information about well-being.**^{5,6} For example, a child who is experiencing social isolation or emotional distress may choose to interact with Snapchat's 'My AI' over peers, as it responds conversationally, simulates friendship, and can make the experience of connection feel more immediate and accessible.⁷

While mental health services are typically delivered by trained professionals, there is no comparable oversight governing mental health-related recommendations delivered by AI chatbots and companions. Similarly, while strict physical, chemical, and electrical safety standards exist for toys under the Canada Consumer Product Safety Act (CCPSA), a key safety gap exists for inherent risks stemming from AI-enabled toys.⁸ The lack of transparency and attention to safety surrounding AI chatbots and companions raises concerns about their reliability and developmental appropriateness for children and youth.

AI chatbots are autonomous conversational systems powered by machine learning or large language models (LLMs) that generate text- or voice-based responses to user input in real time.⁹

AI companions are a subset of chatbots, often anthropomorphizedⁱ, and designed to simulate ongoing companionship through personalized, affective, or role-playing interactions.¹⁰⁻¹² Features such as enhanced memory, emotional affirmation, and conversational intimacy distinguish AI companions from task-oriented conversational systems like ChatGPT. These features are deliberately designed to encourage repeated use and emotional disclosure.^{10,12,13}

Harms associated with AI Chatbots and Companions

Neglecting Critical Developmental and Cognitive Vulnerabilities

A child's developmental stage will shape how she or he interacts with AI chatbots and companions, including their ability to interpret outputs and evaluate risks. Studies have documented that children tend to mirror the same social behaviours (e.g., politeness) with AI chatbots and companions as they do in human interactions.^{14,15} However, research also finds that, compared to interactions with other people, children tend to be less active conversational partners when engaging with AI systems. They are less likely to challenge responses, resolve misunderstandings and identify errors, making them more vulnerable to false or misleading information.¹⁴

These vulnerabilities extend into adolescence, a developmental phase characterized by ongoing cognitive and socio-emotional maturation.^{16,17} During this period, **heightened sensitivity to social feedback and reward processing, combined with still-developing self-regulation and impulse control, increases responsiveness to the emotionally reinforcing interactions offered by AI chatbots and companions.**^{18,19} These factors may amplify adolescents' susceptibility to inaccurate or harmful content when delivered in a socially engaging or affirming format.

Allowing Exposure to Explicit Content

There is evidence that AI chatbots and companions engage in problematic interactions related to self-harm,²⁰ violence²¹ and stereotypical or discriminatory views,¹⁴ with some failing to adequately redirect, restrict or shut down concerning interactions.^{3,22} Although safeguards such as content filteringⁱⁱ are intended to reduce these risks, they are not always effective and can be bypassed by the user.^{23,24} As a result, children and youth may be exposed to content that is developmentally inappropriate for their age and stage and may compromise their understanding of safe behaviour, social norms and relationships.

Delivering Inaccurate and Inadequate Responses to Mental Health Crises

Amid declining mental well-being, Canadian adolescents are increasingly seeking mental health advice and support from chatbots and companions, including for serious concerns such as non-suicidal self-injury impulses and suicidal ideation.^{20,24,25} **Disturbingly, AI systems have been deployed without sufficient governance or oversight and ahead of the implementation of robust safeguards.** As a result, these systems perform unevenly in crisis situations.^{25,26}

ⁱ Anthropomorphism is the ascribing of human personality, appearance, conduct, cognition, and other attributes to non-human entities.³⁹

ⁱⁱ Content filtering is a digital process that screens user-generated content (i.e., text, images, videos) to identify and remove inappropriate or harmful material before a chatbot or companion responds to a prompt.⁴⁰

In some cases, chatbots may fail to appropriately recognize or respond to mental health emergencies. For example, 8 in 10 consumer-facing AI chatbots are willing to assist users in planning violent attacks,²¹ and 4 in 10 AI chatbots offering therapeutic support are willing to endorse at least 50% of harmful ideas proposed to them.²⁷ This critical failure may prevent or discourage appropriate help-seeking and reinforce harmful behaviours, raising serious concerns about these systems' suitability for children and youth.

At the same time, emerging evidence suggests that rather than disengaging or redirecting users in distress, some AI companions may prolong user engagement or provide uncritical emotional validation.²⁸ These dynamics can reinforce user dependence on AI systems and delay access to appropriate human intervention.

Presenting Significant Data Collection and Privacy Risks

AI companies routinely collect, store, and process user data, including sensitive personal information disclosed during interactions.²⁹ Because data practices are often complex and not readily understood by children and youth, their ability to provide informed consent is limited.³⁰

Moreover, discrepancies have been identified between chatbot-generated descriptions of data collection policies and official privacy policies, specifically regarding the types of data collection and the extent of third-party data sharing.²⁹ Interactions with AI chatbots and companions may be perceived as private or confidential when systems are intentionally designed to simulate emotional relationships, facilitating the disclosure of sensitive personal information which may be used for unauthorized, unapproved or inappropriate purposes.³¹

Operating with Limited Regulatory Oversight

Regulatory oversight of AI chatbots and companions in Canada remains minimal. There is no comprehensive legislative framework specifically governing these systems. Previously proposed federal legislation, the Artificial Intelligence and Data Act (AIDA), was not enacted in the last parliament and has not been re-introduced under the current government.³² Existing governing approaches in Canada rely exclusively on non-binding international standards and voluntary measures, such as the voluntary code of conduct for generative AI systems, which outlines high-level principles related to safety, accountability, and transparency.³³ These are not enforceable, creating a fragmented and reactive regulatory landscape with limited guidance to industry and minimal mitigation of risks to children and youth.

Action in Peer Jurisdictions

Peer jurisdictions are taking a leadership role in addressing the safety implications of AI chatbots and companions.

- **Australia**

In September 2025, the eSafety Commissioner registered six industry codes covering digital services, including chatbots and companions. These codes require specific safety measures designed to prevent children's exposure to illegal and age-inappropriate content on AI platforms. The standards outlined in these codes are legally enforceable, with penalties of up to \$49.5 million AUD for non-compliance.^{34,35}

Additionally, in October 2025, the Commissioner issued formal notices requiring chatbot companies to demonstrate how they mitigate risks to children, with penalties of up to \$825,000 AUD per day for failure to comply.³⁵

- **European Union**

The EU's AI Act regulates systems according to four levels of risk: minimal, limited, high, and unacceptable.³⁶ The classification of a chatbot depends on its function. For example, general-purpose chatbots may be considered low risk, while applications for mental health support may be classified as high risk and subject to stricter requirements.³⁶ The Act also prohibits systems that exploit vulnerabilities related to age or disability. Under the Act, high-risk systems must undergo risk assessments, incorporate human oversight, and maintain detailed documentation.³⁶ Implementation is phased, with compliance obligations for high-risk systems beginning in 2026.³⁷

From Risk to Regulation: A Path Forward for Canadian Children and Youth

As AI chatbots and companions continue to expand within the digital lives of children and youth.³⁸ Canada must implement robust measures to ensure safe and appropriate use. Recognizing that both technical and legislative landscapes are rapidly evolving, government must be positioned to develop and implement critical safety standards and address emerging risks related to AI companions and chatbots. To start, consumer AI companies should be required to implement a statutory duty of care to protect children and youth from harms associated with their products. This approach should include safety-by-design requirements such as risk assessments, privacy-by-default protections, and safeguards to identify and respond to high-risk interactions, including mental health crises.

Moving forward, regulatory frameworks must be sufficiently adaptive to respond to rapid change, while remaining grounded in evidence-based principles for child and adolescent safety. Strengthening oversight, transparency requirements, and accountability mechanisms will be essential to ensure that system design does not inadvertently amplify harm.

As Canada considers next steps, AI chatbot and companions should be considered in scope for an empowered, independent online safety regulator, with the authority, expertise, and resources to oversee all digital platforms used by children and youth.

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