





























# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act

### Art. 3, (21)

'conformity assessment body' means a body that performs third-party conformity assessment activities, including testing, certification and inspection;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Assessment	
Conformity	
Conformity assessment	
Testing	

53

### Art. 3, (22)

'notified body' means a conformity assessment body notified in accordance with this Regulation and other relevant Union harmonisation legislation;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Assessment	
Conformity	
Conformity assessment	
Notified body	
Regulation	

54

### Art. 3, (23)

'substantial modification' means a change to an AI system after its placing on the market or putting into service which is not foreseen or planned in the initial conformity assessment carried out by the provider and as a result of which the compliance of the AI system with the requirements set out in Chapter III, Section 2 is affected or results in a modification to the intended purpose for which the AI system has been assessed;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
AI system	
Assessment	
Compliance	
Conformity	
Conformity assessment	
Intended purpose	
Provider	
Purpose	
Service	
System	

55

### Art. 3, (24)

'CE marking' means a marking by which a provider indicates that an AI system is in conformity with the requirements set out in Chapter III, Section 2 and other applicable Union harmonisation legislation providing for its affixing;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
AI system	
CE marking	
Conformity	
Provider	
System	

56



# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act

**Art. 3, (29)**

'training data' means data used for training an AI system through fitting its learnable parameters;


Terms	Variant	61
AI system		
Data		
System		
Training		
Training data		

61

**Art. 3, (30)**

'validation data' means data used for providing an evaluation of the trained AI system and for tuning its non-learnable parameters and its learning process in order, inter alia, to prevent underfitting or overfitting;


Terms	Variant	62
AI system		
Data		
Evaluation (See also: Evaluating)		
System		
Validation		
Validation data		
Validation data		

62

**Art. 3, (31)**

'validation data set' means a separate data set or part of the training data set, either as a fixed or variable split;


Terms	Variant	63
Data		
?		
Training		
Training data		
Validation		
Validation data		
Validation data		
Validation data set		

63

**Art. 3, (32)**

'testing data' means data used for providing an independent evaluation of the AI system in order to confirm the expected performance of that system before its placing on the market or putting into service;


Terms	Variant	64
AI system		
Data		
Evaluation (See also: Evaluating)		
Service		
System		
Testing		
Testing data		

64



# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act

## Art. 3, (33)

'input data' means data provided to or directly acquired by an AI system on the basis of which the system produces an output;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant	
AI system		65
Data		
Input data		
System		

65

## Art. 3, (34)

'biometric data' means personal data resulting from specific technical processing relating to the physical, physiological or behavioural characteristics of a natural person, such as facial images or dactyloscopic data;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant	
Biometric data		66
?		
Data		
?		

66

## Art. 3, (35)

'biometric identification' means the automated recognition of physical, physiological, behavioural, or psychological human features for the purpose of establishing the identity of a natural person by comparing biometric data of that individual to biometric data of individuals stored in a database;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant	
Biometric data		67
Biometric identification		
Data		
Database		
Human		
Purpose		

67

## Art. 3, (36)

'biometric verification' means the automated, one-to-one verification, including authentication, of the identity of natural persons by comparing their biometric data to previously provided biometric data;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant	
Authentication		68
Biometric data		
Biometric verification		
Data		
Verification		

68

# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act

## Art. 3, (37)

'special categories of personal data' means the categories of personal data referred to in Article 9(1) of Regulation (EU) 2016/679, Article 10 of Directive (EU) 2016/680 and Article 10(1) of Regulation (EU) 2018/1725;

Art. 10, 1	

Terms	Variant	69
?		
Data		
?		
Regulation		

69

## Art. 3, (38)

'sensitive operational data' means operational data related to activities of prevention, detection, investigation or prosecution of criminal offences, the disclosure of which could jeopardise the integrity of criminal proceedings;

Art. 10, 1	

Terms	Variant	70
Data		

70

## Art. 3, (39)

'emotion recognition system' means an AI system for the purpose of identifying or inferring emotions or intentions of natural persons on the basis of their biometric data;

Art. 10, 1	

Terms	Variant	71
AI system		
Biometric data		
Data		
Purpose		
System		

71

## Art. 3, (40)

'biometric categorisation system' means an AI system for the purpose of assigning natural persons to specific categories on the basis of their biometric data, unless it is ancillary to another commercial service and strictly necessary for objective technical reasons;

Art. 10, 1	

Terms	Variant	72
AI system		
Biometric data		
Data		
Purpose		
Service		
System		

72



**Art. 3, (45)'**

law enforcement authority' means:



Terms	Variant
Authority	

77

**Art. 3, (45)(a)**

any public authority competent for the prevention, investigation, detection or prosecution of criminal offences or the execution of criminal penalties, including the safeguarding against and the prevention of threats to public security; or



Terms	Variant
Authority	
Penalty	
Safeguard	
Security (See also: Cybersecurity)	

78

**Art. 3, (45)(b)**

any other body or entity entrusted by Member State law to exercise public authority and public powers for the purposes of the prevention, investigation, detection or prosecution of criminal offences or the execution of criminal penalties, including the safeguarding against and the prevention of threats to public security;



Terms	Variant
Authority	
Penalty	
Safeguard	
Security (See also: Cybersecurity)	

79

**Art. 3, (46)**

'law enforcement' means activities carried out by law enforcement authorities or on their behalf for the prevention, investigation, detection or prosecution of criminal offences or the execution of criminal penalties, including safeguarding against and preventing threats to public security;



Terms	Variant
Authority	
Penalty	
Safeguard	
Security (See also: Cybersecurity)	

80

# AI Act: Articles and sub-articles connections

### Art. 3, (47)

'AI Office' means the Commission's function of contributing to the implementation, monitoring and supervision of AI systems and general-purpose AI models, and AI governance, provided for in Commission Decision of 24 January 2024; references in this Regulation to the AI Office shall be construed as references to the Commission;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms	Variant	81
		AI model		
		AI Office		
		AI system		
		General-purpose AI model		
		Governance		
		Monitoring		
		Purpose		
		Regulation		
		Supervision		

81

### Art. 3, (48)

'national competent authority' means a notifying authority or a market surveillance authority; as regards AI systems put into service or used by Union institutions, agencies, offices and bodies, references to national competent authorities or market surveillance authorities in this Regulation shall be construed as references to the European Data Protection Supervisor;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms	Variant	82
		AI system		
		Authority		
		Data		
		Data protection (See also: Privacy)		
		Notifying authority		
		Protection		
		Regulation		
		Service		
		Surveillance		

82

### Art. 3, (49)

'serious incident' means an incident or malfunctioning of an AI system that directly or indirectly leads to any of the following:

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms	Variant	83
		AI system		
		Incident		
		Serious incident		
		System		

83

### Art. 3, (49)(a)

the death of a person, or serious harm to a person's health;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms	Variant	84
		?		

84









# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act



Technical Committee 533 AI  
Hosting and developing

## Art. 3, (59)

'informed consent' means a subject's freely given, specific, unambiguous and voluntary expression of his or her willingness to participate in a particular testing in real-world conditions, after having been informed of all aspects of the testing that are relevant to the subject's decision to participate;



Terms	Variant
Subject	
Testing	
Testing in real-world conditions	

97

## Art. 3, (60)

'deep fake' means AI-generated or manipulated image, audio or video content that resembles existing persons, objects, places, entities or events and would falsely appear to a person to be authentic or truthful;



Terms	Variant

98

## Art. 3, (61)

'widespread infringement' means any act or omission contrary to Union law protecting the interest of individuals, which:



Terms	Variant
Infringement	

99

## Art. 3, (61)(a)

has harmed or is likely to harm the collective interests of individuals residing in at least two Member States other than the Member State in which:



Terms	Variant
Definition	

100

# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act



**Art. 3, (61)(i)**

the act or omission originated or took place;


Terms	Variant

101

**Art. 3, (61)(ii)**

the provider concerned, or, where applicable, its authorised representative is located or established; or


Terms	Variant
Provider	

102

**Art. 3, (61)(iii)**

the deployer is established, when the infringement is committed by the deployer;


Terms	Variant
Deployer	
Infringement	

103

**Art. 3, (61)(b)**

has caused, causes or is likely to cause harm to the collective interests of individuals and has common features, including the same unlawful practice or the same interest being infringed, and is occurring concurrently, committed by the same operator, in at least three Member States;


Terms	Variant
Operator	

104





























**Art. 7**  
 Amendments to Annex III



Terms	Variant
Amendment	

157

**Art. 7, 1**  
 The Commission is empowered to adopt delegated acts in accordance with Article 97 to amend Annex III by adding or modifying use-cases of high-risk AI systems where both of the following conditions are fulfilled:



Terms	Variant
AI system	
High-risk	
Risk	
Use case (See also: Segmentation)	

158

**Art. 7, 1(a)**  
 the AI systems are intended to be used in any of the areas listed in Annex III;



Terms	Variant
AI system	

159

**Art. 7, 1(b)**  
 the AI systems pose a risk of harm to health and safety, or an adverse impact on fundamental rights, and that risk is equivalent to, or greater than, the risk of harm or of adverse impact posed by the high-risk AI systems already referred to in Annex III.



Terms	Variant
AI system	
Fundamental right	
?	
High-risk	
Risk	
?	

160









# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act

## Art. 7, 2(k)(i)

effective measures of redress in relation to the risks posed by an AI system, with the exclusion of claims for damages;

	▲	▼

Terms	Variant	173
AI system		▲
System		

173

## Art. 7, 2(k)(ii)

effective measures to prevent or substantially minimise those risks.

	▲	▼

Terms	Variant	174
		▲

174

## Art. 7, 3

The Commission is empowered to adopt delegated acts in accordance with Article 97 to amend the list in Annex III by removing high-risk AI systems where both of the following conditions are fulfilled:

	▲	▼

Terms	Variant	175
AI system		▲
High-risk		
Risk		

175

## Art. 7, 3(a)

the high-risk AI system concerned no longer poses any significant risks to fundamental rights, health or safety, taking into account the criteria listed in paragraph 2;

	▲	▼

Terms	Variant	176
AI system		▲
Fundamental right		
?		
High-risk		
Risk		
?		
System		

176





# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act

### Art. 9, 2(a)

the identification and analysis of the known and the reasonably foreseeable risks that the high-risk AI system can pose to health, safety or fundamental rights when the high-risk AI system is used in accordance with its intended purpose;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
AI system	
Fundamental right	
?	
High-risk	
Intended purpose	
Purpose	
Risk	
?	
System	

185

### Art. 9, 2(b)

the estimation and evaluation of the risks that may emerge when the high-risk AI system is used in accordance with its intended purpose, and under conditions of reasonably foreseeable misuse;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
AI system	
Evaluation (See also: Evaluating)	
High-risk	
Intended purpose	
Purpose	
Risk	
System	

186

### Art. 9, 2(c)

the evaluation of other risks possibly arising, based on the analysis of data gathered from the post-market monitoring system referred to in Article 72;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Data	
Evaluation (See also: Evaluating)	
Monitoring	
?	
Post-market monitoring system	
System	

187

### Art. 9, 2(d)

the adoption of appropriate and targeted risk management measures designed to address the risks identified pursuant to point (a).

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Management	
Risk	
Risk management	

188







# AI Act: Articles and sub-articles connections

### Art. 9, 8

The testing of high-risk AI systems shall be performed, as appropriate, at any time throughout the development process, and, in any event, prior to their being placed on the market or put into service. Testing shall be carried out against prior defined metrics and probabilistic thresholds that are appropriate to the intended purpose of the high-risk AI system.

		Terms	Variant	197
		AI system		
		Event		
		High-risk		
		Intended purpose		
		Metric		
		Purpose		
		Risk		
		Service		
		System		
		Testing		

197

### Art. 9, 9

When implementing the risk management system as provided for in paragraphs 1 to 7, providers shall give consideration to whether in view of its intended purpose the high-risk AI system is likely to have an adverse impact on persons under the age of 18 and, as appropriate, other vulnerable groups.

		Terms	Variant	198
		AI system		
		High-risk		
		Intended purpose		
		Management		
		Management system		
		Provider		
		Purpose		
		Risk		
		Risk management		
		System		

198

### Art. 9, 10

For providers of high-risk AI systems that are subject to requirements regarding internal risk management processes under other relevant provisions of Union law, the aspects provided in paragraphs 1 to 9 may be part of, or combined with, the risk management procedures established pursuant to that law.

		Terms	Variant	199
		AI system		
		High-risk		
		Management		
		Process		
		Provider		
		Risk		
		Risk management		
		Subject		

199

### Art. 10

Data and data governance

		Terms	Variant	200
		Data		
		Data governance		
		Governance		

200















# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act

## Art. 12

Record-keeping

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Record-keeping	

225

## Art. 12, 1

High-risk AI systems shall technically allow for the automatic recording of events (logs) over the lifetime of the system.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
AI system	
High-risk	
Log	
Risk	
System	

226

## Art. 12, 2

In order to ensure a level of traceability of the functioning of a high-risk AI system that is appropriate to the intended purpose of the system, logging capabilities shall enable the recording of events relevant for:

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
AI system	
High-risk	
Intended purpose	
Logging	
Purpose	
Risk	
System	
Traceability	

227

## Art. 12, 2(a)

identifying situations that may result in the high-risk AI system presenting a risk within the meaning of Article 79(1) or in a substantial modification;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
AI system	
High-risk	
Risk	
System	

228

# AI Act: Articles and sub-articles connections

**Art. 12, 2(b)**  
facilitating the post-market monitoring referred to in Article 72; and

	AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms	Variant	229
			Monitoring		
			?		

229  
**Art. 12, 2(c)**  
monitoring the operation of high-risk AI systems referred to in Article 26(5).

	AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms	Variant	230
			AI system		
			High-risk		
			Monitoring		
			Operation		
			Risk		

230  
**Art. 12, 3**  
For high-risk AI systems referred to in point 1 (a), of Annex III, the logging capabilities shall provide, at a minimum:

	AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms	Variant	231
			AI system		
			High-risk		
			Logging		
			Risk		

231  
**Art. 12, 3(a)**  
recording of the period of each use of the system (start date and time and end date and time of each use);

	AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms	Variant	232
			System		

























# AI Act: Articles and sub-articles connections

**Art. 16, (d)**  
keep the documentation referred to in Article 18;

Terms	Variant	277
Documentation		

277  
**Art. 16, (e)**  
when under their control, keep the logs automatically generated by their high-risk AI systems as referred to in Article 19;

Terms	Variant	278
AI system		
High-risk		
Log		
Risk		

278  
**Art. 16, (f)**  
ensure that the high-risk AI system undergoes the relevant conformity assessment procedure as referred to in Article 43, prior to its being placed on the market or put into service;

Terms	Variant	279
AI system		
Assessment		
Conformity		
Conformity assessment		
High-risk		
Risk		
Service		
System		

279  
**Art. 16, (g)**  
draw up an EU declaration of conformity in accordance with Article 47;

Terms	Variant	280
Conformity		
Declaration		

280











# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act

**Art. 17, 1(i)**  
 procedures related to the reporting of a serious incident in accordance with Article 73;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

297

Terms	Variant
Incident	
Serious incident	

**Art. 17, 1(j)**  
 the handling of communication with national competent authorities, other relevant authorities, including those providing or supporting the access to data, notified bodies, other operators, customers or other interested parties;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

298

Terms	Variant
Access (See also: Accessibility)	
Authority	
Data	
Notified body	

**Art. 17, 1(k)**  
 systems and procedures for record-keeping of all relevant documentation and information;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

299

Terms	Variant
Documentation	
Information	
Record-keeping	

**Art. 17, 1(l)**  
 resource management, including security-of-supply related measures;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

300

Terms	Variant
Management	
Security (See also: Cybersecurity)	





# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act



Technical Committee 533 AI



Hosting and developing

## Art. 18, 1(c)

the documentation concerning the changes approved by notified bodies, where applicable;


Terms	Variant	309
Documentation		
Notified body		

309

## Art. 18, 1(d)

the decisions and other documents issued by the notified bodies, where applicable;


Terms	Variant	310
Notified body		

310

## Art. 18, 1(e)

the EU declaration of conformity referred to in Article 47.


Terms	Variant	311
Conformity		
Declaration		

311

## Art. 18, 2

Each Member State shall determine conditions under which the documentation referred to in paragraph 1 remains at the disposal of the national competent authorities for the period indicated in that paragraph for the cases when a provider or its authorised representative established on its territory goes bankrupt or ceases its activity prior to the end of that period.


Terms	Variant	312
Authority		
Documentation		
Provider		

312

# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

*AI ACT and relative Article in AI Act*

*Annexes and relative Article in AI Act*

## Art. 18, 3

Providers that are financial institutions subject to requirements regarding their internal governance, arrangements or processes under Union financial services law shall maintain the technical documentation as part of the documentation kept under the relevant Union financial services law.


Terms	Variant	313
Documentation		
Governance		
Process		
Provider		
Subject		
Technical documentation		

313

## Art. 19

Automatically generated logs


Terms	Variant	314
Log		

314

## Art. 19, 1

Providers of high-risk AI systems shall keep the logs referred to in Article 12(1), automatically generated by their high-risk AI systems, to the extent such logs are under their control. Without prejudice to applicable Union or national law, the logs shall be kept for a period appropriate to the intended purpose of the high-risk AI system, of at least six months, unless provided otherwise in the applicable Union or national law, in particular in Union law on the protection of personal data.


Terms	Variant	315
AI system		
?		
Data		
High-risk		
Intended purpose		
Log		
?		
Protection		
Protection of personal data		
Provider		
Purpose		
Risk		
System		

315

## Art. 19, 2

Providers that are financial institutions subject to requirements regarding their internal governance, arrangements or processes under Union financial services law shall maintain the logs automatically generated by their high-risk AI systems as part of the documentation kept under the relevant financial services law.


Terms	Variant	316
AI system		
Documentation		
Governance		
High-risk		
Log		
Process		
Provider		
Risk		
Subject		

316

# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

*AI ACT and relative Article in AI Act*

*Annexes and relative Article in AI Act*

**Art. 20**  
 Corrective actions and duty of information


Terms	Variant	317
Corrective action		
Information		

317  
**Art. 20, 1**

Providers of high-risk AI systems which consider or have reason to consider that a high-risk AI system that they have placed on the market or put into service is not in conformity with this Regulation shall immediately take the necessary corrective actions to bring that system into conformity, to withdraw it, to disable it, or to recall it, as appropriate. They shall inform the distributors of the high-risk AI system concerned and, where applicable, the deployers, the authorised representative and importers accordingly.


Terms	Variant	318
AI system		
Conformity		
Corrective action		
Deployer		
High-risk		
Importer		
Provider		
Regulation		
Risk		
Service		
System		

318  
**Art. 20, 2**

Where the high-risk AI system presents a risk within the meaning of Article 79(1) and the provider becomes aware of that risk, it shall immediately investigate the causes, in collaboration with the reporting deployer, where applicable, and inform the market surveillance authorities competent for the high-risk AI system concerned and, where applicable, the notified body that issued a certificate for that high-risk AI system in accordance with Article 44, in particular, of the nature of the non-compliance and of any relevant corrective action taken.


Terms	Variant	319
AI system		
Authority		
Certificate		
Compliance		
Corrective action		
Deployer		
High-risk		
Non-compliance		
Notified body		
Provider		
Risk		
Surveillance		
System		

319  
**Art. 21**

Cooperation with competent authorities


Terms	Variant	320
Authority		
Cooperation		

320







### Art. 22, 3(b)

keep at the disposal of the competent authorities and national authorities or bodies referred to in Article 74(10), for a period of 10 years after the high-risk AI system has been placed on the market or put into service, the contact details of the provider that appointed the authorised representative, a copy of the EU declaration of conformity referred to in Article 47, the technical documentation and, if applicable, the certificate issued by the notified body;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant	329
AI system		
Authority		
Certificate		
Conformity		
Contact		
Declaration		
Documentation		
High-risk		
Notified body		
Provider		
Risk		
Service		
System		
Technical documentation		

329

### Art. 22, 3(c)

provide a competent authority, upon a reasoned request, with all the information and documentation, including that referred to in point (b) of this subparagraph, necessary to demonstrate the conformity of a high-risk AI system with the requirements set out in Section 2, including access to the logs, as referred to in Article 12(1), automatically generated by the high-risk AI system, to the extent such logs are under the control of the provider;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant	330
Access (See also: Accessibility)		
AI system		
Authority		
Conformity		
Documentation		
High-risk		
Information		
Log		
Provider		
Risk		
System		

330

### Art. 22, 3(d)

cooperate with competent authorities, upon a reasoned request, in any action the latter take in relation to the high-risk AI system, in particular to reduce and mitigate the risks posed by the high-risk AI system;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant	331
AI system		
Authority		
High-risk		
Risk		
System		

331

### Art. 22, 3(e)

where applicable, comply with the registration obligations referred to in Article 49(1), or, if the registration is carried out by the provider itself, ensure that the information referred to in point 3 of Section A of Annex VIII is correct. The mandate shall empower the authorised representative to be addressed, in addition to or instead of the provider, by the competent authorities, on all issues related to ensuring compliance with this Regulation.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant	332
Authority		
Compliance		
Information		
Obligation		
Provider		
Registration		
Regulation		

332



















**Art. 26, 1**

Deployers of high-risk AI systems shall take appropriate technical and organisational measures to ensure they use such systems in accordance with the instructions for use accompanying the systems, pursuant to paragraphs 3 and 6.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms	Variant	365
		AI system		
		Deployer		
		High-risk		
		Risk		

365

**Art. 26, 2**

Deployers shall assign human oversight to natural persons who have the necessary competence, training and authority, as well as the necessary support.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms	Variant	366
		Authority		
		Competence		
		Deployer		
		Human		
		Human oversight		
		Support		
		Training		

366

**Art. 26, 3**

The obligations set out in paragraphs 1 and 2, are without prejudice to other deployer obligations under Union or national law and to the deployer's freedom to organise its own resources and activities for the purpose of implementing the human oversight measures indicated by the provider.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms	Variant	367
		Deployer		
		Human		
		Human oversight		
		Obligation		
		Provider		
		Purpose		
		Resource		

367

**Art. 26, 4**

Without prejudice to paragraphs 1 and 2, to the extent the deployer exercises control over the input data, that deployer shall ensure that input data is relevant and sufficiently representative in view of the intended purpose of the high-risk AI system.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms	Variant	368
		AI system		
		Data		
		Deployer		
		High-risk		
		Input data		
		Intended purpose		
		Purpose		
		Risk		
		System		

368



















# AI Act: Articles and sub-articles connections

[Standard](#)[AI Act](#)[AI Act sub-articles](#)[Whereas](#)[Annexes](#)[Mapping & Terminology](#)[AI ACT and relative Article in AI Act](#)[Annexes and relative Article in AI Act](#)**Technical Committee**  
533 AI

Hosting and developing

**Art. 29, 3**

Where the conformity assessment body concerned cannot provide an accreditation certificate, it shall provide the notifying authority with all the documentary evidence necessary for the verification, recognition and regular monitoring of its compliance with the requirements laid down in Article 31.



Terms	Variant	
Assessment		
Authority		
Certificate		
Compliance		
Compliance with the requirements		
Conformity		
Conformity assessment		
Monitoring		
Notifying authority		
Verification		

401

**Art. 29, 4**

For notified bodies which are designated under any other Union harmonisation legislation, all documents and certificates linked to those designations may be used to support their designation procedure under this Regulation, as appropriate. The notified body shall update the documentation referred to in paragraphs 2 and 3 of this Article whenever relevant changes occur, in order to enable the authority responsible for notified bodies to monitor and verify continuous compliance with all the requirements laid down in Article 31.



Terms	Variant	
Authority		
Certificate		
Compliance		
Documentation		
Notified body		
Regulation		
Support		

402

**Art. 30****Notification procedure**





Terms	Variant	
Notification		

403

**Art. 30, 1**

Notifying authorities may notify only conformity assessment bodies which have satisfied the requirements laid down in Article 31.



Terms	Variant	
Assessment		
Authority		
Conformity		
Conformity assessment		
Notifying authority		

404





Art. 31, 4

Notified bodies shall be independent of the provider of a high-risk AI system in relation to which they perform conformity assessment activities. Notified bodies shall also be independent of any other operator having an economic interest in high-risk AI systems assessed, as well as of any competitors of the provider. This shall not preclude the use of assessed high-risk AI systems that are necessary for the operations of the conformity assessment body, or the use of such high-risk AI systems for personal purposes.

Empty table with 2 columns and 15 rows.

Terms Variant 413  
AI system  
Assessment  
Conformity  
Conformity assessment  
High-risk  
Notified body  
Operator  
Provider  
Risk  
System

413

Art. 31, 5

Neither a conformity assessment body, its top-level management nor the personnel responsible for carrying out its conformity assessment tasks shall be directly involved in the design, development, marketing or use of high-risk AI systems, nor shall they represent the parties engaged in those activities. They shall not engage in any activity that might conflict with their independence of judgement or integrity in relation to conformity assessment activities for which they are notified. This shall, in particular, apply to consultancy services.

Empty table with 2 columns and 15 rows.

Terms Variant 414  
AI system  
Assessment  
Conformity  
Conformity assessment  
Design  
High-risk  
Management  
Risk  
Task

414

Art. 31, 6

Notified bodies shall be organised and operated so as to safeguard the independence, objectivity and impartiality of their activities. Notified bodies shall document and implement a structure and procedures to safeguard impartiality and to promote and apply the principles of impartiality throughout their organisation, personnel and assessment activities.

Empty table with 2 columns and 15 rows.

Terms Variant 415  
Assessment  
Notified body  
Safeguard

415

Art. 31, 7

Notified bodies shall have documented procedures in place ensuring that their personnel, committees, subsidiaries, subcontractors and any associated body or personnel of external bodies maintain, in accordance with Article 78, the confidentiality of the information which comes into their possession during the performance of conformity assessment activities, except when its disclosure is required by law. The staff of notified bodies shall be bound to observe professional secrecy with regard to all information obtained in carrying out their tasks under this Regulation, except in relation to the notifying authorities of the Member State in which their activities are carried out.

Empty table with 2 columns and 15 rows.

Terms Variant 416  
Assessment  
Authority  
Confidential  
?  
Conformity  
Conformity assessment  
Information  
Notified body  
Notifying authority  
Regulation  
Task

416



# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act

Art. 31, 8

Notified bodies shall have procedures for the performance of activities which take due account of the size of a provider, the sector in which it operates, its structure, and the degree of complexity of the AI system concerned.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant	417
AI system		
Notified body		
Provider		
System		

417

Art. 31, 9

Notified bodies shall take out appropriate liability insurance for their conformity assessment activities, unless liability is assumed by the Member State in which they are established in accordance with national law or that Member State is itself directly responsible for the conformity assessment.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant	418
Assessment		
Conformity		
Conformity assessment		
Notified body		

418

Art. 31, 10

Notified bodies shall be capable of carrying out all their tasks under this Regulation with the highest degree of professional integrity and the requisite competence in the specific field, whether those tasks are carried out by notified bodies themselves or on their behalf and under their responsibility.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant	419
Competence		
Notified body		
Regulation		
Responsibility		
Task		

419

Art. 31, 11

Notified bodies shall have sufficient internal competences to be able effectively to evaluate the tasks conducted by external parties on their behalf. The notified body shall have permanent availability of sufficient administrative, technical, legal and scientific personnel who possess experience and knowledge relating to the relevant types of AI systems, data and data computing, and relating to the requirements set out in Section 2.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant	420
AI system		
Availability		
Data		
?		
Experience		
Knowledge		
Notified body		
Task		

420











**Art. 36, 5**

Where its designation has been suspended, restricted, or fully or partially withdrawn, the notified body shall inform the providers concerned within 10 days.


Terms Variant 441

Notified body
Provider

441

**Art. 36, 6**

In the event of the restriction, suspension or withdrawal of a designation, the notifying authority shall take appropriate steps to ensure that the files of the notified body concerned are kept, and to make them available to notifying authorities in other Member States and to market surveillance authorities at their request.


Terms Variant 442

Authority
Event
Notified body
Notifying authority
Surveillance

442

**Art. 36, 7**

In the event of the restriction, suspension or withdrawal of a designation, the notifying authority shall:


Terms Variant 443

Authority
Event
Notifying authority

443

**Art. 36, 7(a)**

assess the impact on the certificates issued by the notified body;


Terms Variant 444

Certificate
Notified body

444

















# AI Act: Articles and sub-articles connections

**Art. 41, 1(a)**  
the Commission has requested, pursuant to Article 10(1) of Regulation (EU) No 1025/2012, one or more European standardisation organisations to draft a harmonised standard for the requirements set out in Section 2 of this Chapter, or, as applicable, for the obligations set out in Sections 2 and 3 of Chapter V, and:


Terms	Variant
Harmonised standard	
Obligation	
Regulation	

473  
**Art. 41, 1(a)(i)**  
the request has not been accepted by any of the European standardisation organisations; or


Terms	Variant

474  
**Art. 41, 1(a)(ii)**  
the harmonised standards addressing that request are not delivered within the deadline set in accordance with Article 10(1) of Regulation (EU) No 1025/2012; or


Terms	Variant
Harmonised standard	
Regulation	

475  
**Art. 41, 1(a)(iii)**  
the relevant harmonised standards insufficiently address fundamental rights concerns; or


Terms	Variant
Fundamental right	
Harmonised standard	

476

# AI Act: Articles and sub-articles connections

**Art. 41, 1(a)(iv)**

the harmonised standards do not comply with the request; and

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms Variant 477

Terms	Variant
Harmonised standard	

477

**Art. 41, 1(b)**

no reference to harmonised standards covering the requirements referred to in Section 2 of this Chapter or, as applicable, the obligations referred to in Sections 2 and 3 of Chapter V has been published in the Official Journal of the European Union in accordance with Regulation (EU) No 1025/2012, and no such reference is expected to be published within a reasonable period. When drafting the common specifications, the Commission shall consult the advisory forum referred to in Article 67. The implementing acts referred to in the first subparagraph of this paragraph shall be adopted in accordance with the examination procedure referred to in Article 98(2).

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms Variant 478

Terms	Variant
Advisory forum	
Harmonised standard	
Obligation	
Regulation	
Specification	

478

**Art. 41, 2**

Before preparing a draft implementing act, the Commission shall inform the committee referred to in Article 22 of Regulation (EU) No 1025/2012 that it considers the conditions laid down in paragraph 1 of this Article to be fulfilled.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms Variant 479

Terms	Variant
Regulation	

479

**Art. 41, 3**

High-risk AI systems or general-purpose AI models which are in conformity with the common specifications referred to in paragraph 1, or parts of those specifications, shall be presumed to be in conformity with the requirements set out in Section 2 of this Chapter or, as applicable, to comply with the obligations referred to in Sections 2 and 3 of Chapter V, to the extent those common specifications cover those requirements or those obligations.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms Variant 480

Terms	Variant
AI model	
AI system	
Conformity	
General-purpose AI model	
High-risk	
Obligation	
Purpose	
Risk	
Specification	

480





# AI Act: Articles and sub-articles connections

## Art. 42, 1

High-risk AI systems that have been trained and tested on data reflecting the specific geographical, behavioural, contextual or functional setting within which they are intended to be used shall be presumed to comply with the relevant requirements laid down in Article 10(4).

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant	485
AI system		
Data		
?		
Functional setting		
High-risk		
Risk		

485

## Art. 42, 2

High-risk AI systems that have been certified or for which a statement of conformity has been issued under a cybersecurity scheme pursuant to Regulation (EU) 2019/881 and the references of which have been published in the Official Journal of the European Union shall be presumed to comply with the cybersecurity requirements set out in Article 15 of this Regulation in so far as the cybersecurity certificate or statement of conformity or parts thereof cover those requirements.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant	486
AI system		
Certificate		
Conformity		
Cybersecurity (See also: Security)		
High-risk		
Regulation		
Risk		

486

## Art. 43

Conformity assessment

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant	487
Assessment		
Conformity		
Conformity assessment		

487

## Art. 43, 1

For high-risk AI systems listed in point 1 of Annex III, where, in demonstrating the compliance of a high-risk AI system with the requirements set out in Section 2, the provider has applied harmonised standards referred to in Article 40, or, where applicable, common specifications referred to in Article 41, the provider shall opt for one of the following conformity assessment procedures based on:

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant	488
AI system		
Assessment		
Assessment procedures		
Compliance		
Conformity		
Conformity assessment		
Harmonised standard		
High-risk		
Provider		
Risk		
Specification		
System		

488





**Art. 43, 4**

High-risk AI systems that have already been subject to a conformity assessment procedure shall undergo a new conformity assessment procedure in the event of a substantial modification, regardless of whether the modified system is intended to be further distributed or continues to be used by the current deployer. For high-risk AI systems that continue to learn after being placed on the market or put into service, changes to the high-risk AI system and its performance that have been pre-determined by the provider at the moment of the initial conformity assessment and are part of the information contained in the technical documentation referred to in point 2(f) of Annex IV, shall not constitute a substantial modification.

	7	Conformity based on an assessment of the

Terms	Variant	487
AI system		▲
Assessment		
Conformity		
Conformity assessment		
Deployer		
Documentation		
Event		
High-risk		
Information		
Provider		
Risk		
Service		
Subject		
System		
Technical documentation		

497

**Art. 43, 5**

The Commission is empowered to adopt delegated acts in accordance with Article 97 in order to amend Annexes VI and VII by updating them in light of technical progress.



Terms	Variant	488
Updating		▲

498

**Art. 43, 6**

The Commission is empowered to adopt delegated acts in accordance with Article 97 in order to amend paragraphs 1 and 2 of this Article in order to subject high-risk AI systems referred to in points 2 to 8 of Annex III to the conformity assessment procedure referred to in Annex VII or parts thereof. The Commission shall adopt such delegated acts taking into account the effectiveness of the conformity assessment procedure based on internal control referred to in Annex VI in preventing or minimising the risks to health and safety and protection of fundamental rights posed by such systems, as well as the availability of adequate capacities and resources among notified bodies.



Terms	Variant	499
AI system		▲
Assessment		
Availability		
Conformity		
Conformity assessment		
Effectiveness		
Fundamental right		
?		
High-risk		
Notified body		
Protection		
Resource		
Risk		
?		
Subject		

499

**Art. 44**

Certificates



Terms	Variant	500
Certificate		▲

500









# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act

**Art. 45, 2(b)**

Union technical documentation assessment certificates or any supplements thereto which it has refused, withdrawn, suspended or otherwise restricted, and, upon request, of the certificates and/or supplements thereto which it has issued.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Assessment	
Certificate	
Documentation	
Technical documentation	

513

**Art. 45, 3**

Each notified body shall provide the other notified bodies carrying out similar conformity assessment activities covering the same types of AI systems with relevant information on issues relating to negative and, on request, positive conformity assessment results.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
AI system	
Assessment	
Conformity	
Conformity assessment	
Information	
Notified body	

514

**Art. 45, 4**

Notified bodies shall safeguard the confidentiality of the information that they obtain, in accordance with Article 78.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Confidential	
?	
Information	
Notified body	
Safeguard	

515

**Art. 46**

Derogation from conformity assessment procedure

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Assessment	
Conformity	
Conformity assessment	
Derogation	

516











# AI Act: Articles and sub-articles connections

[Standard](#)[AI Act](#)[AI Act sub-articles](#)[Whereas](#)[Annexes](#)[Mapping & Terminology](#)[AI ACT and relative Article in AI Act](#)[Annexes and relative Article in AI Act](#)Technical Committee 533 AI  
openmind  
Hosting and developing

## Art. 49, 1

Before placing on the market or putting into service a high-risk AI system listed in Annex III, with the exception of high-risk AI systems referred to in point 2 of Annex III, the provider or, where applicable, the authorised representative shall register themselves and their system in the EU database referred to in Article 71.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms	Variant	537
	8 Information to be submitted upon the registration of high-risk AI systems	AI system		
		Database		
		EU database		
		High-risk		
		Provider		
		Risk		
		Service		
		System		

537

## Art. 49, 2

Before placing on the market or putting into service an AI system for which the provider has concluded that it is not high-risk according to Article 6(3), that provider or, where applicable, the authorised representative shall register themselves and that system in the EU database referred to in Article 71.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms	Variant	538
	8 Information to be submitted upon the registration of AI systems	AI system		
		Database		
		EU database		
		High-risk		
		Provider		
		Risk		
		Service		
		System		

538

## Art. 49, 3

Before putting into service or using a high-risk AI system listed in Annex III, with the exception of high-risk AI systems listed in point 2 of Annex III, deployers that are public authorities, Union institutions, bodies, offices or agencies or persons acting on their behalf shall register themselves, select the system and register its use in the EU database referred to in Article 71.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms	Variant	539
	8 Information to be submitted upon the registration of high-risk AI systems	AI system		
		Authority		
		Database		
		Deployer		
		EU database		
		High-risk		
		Risk		
		Service		
		System		

539

## Art. 49, 4

For high-risk AI systems referred to in points 1, 6 and 7 of Annex III, in the areas of law enforcement, migration, asylum and border control management, the registration referred to in paragraphs 1, 2 and 3 of this Article shall be in a secure non-public section of the EU database referred to in Article 71 and shall include only the following information, as applicable, referred to in:

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms	Variant	540
		AI system		
		Database		
		EU database		
		High-risk		
		Information		
		Management		
		Registration		
		Risk		

540

















# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act



## Art. 52, 4

The Commission may designate a general-purpose AI model as presenting systemic risks, ex officio or following a qualified alert from the scientific panel pursuant to Article 90(1), point (a), on the basis of criteria set out in Annex XIII. The Commission is empowered to adopt delegated acts in accordance with Article 97 in order to amend Annex XIII by specifying and updating the criteria set out in that Annex.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
AI model	
Alert	
General-purpose AI model	
Purpose	
Systemic risk	
Updating	

569

## Art. 52, 5

Upon a reasoned request of a provider whose model has been designated as a general-purpose AI model with systemic risk pursuant to paragraph 4, the Commission shall take the request into account and may decide to reassess whether the general-purpose AI model can still be considered to present systemic risks on the basis of the criteria set out in Annex XIII. Such a request shall contain objective, detailed and new reasons that have arisen since the designation decision. Providers may request reassessment at the earliest six months after the designation decision. Where the Commission, following its reassessment, decides to maintain the designation as a general-purpose AI model with systemic risk, providers may request reassessment at the earliest six months after that decision.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
AI model	
General-purpose AI model	
Provider	
Purpose	
Risk	
Systemic risk	

570

## Art. 52, 6

The Commission shall ensure that a list of general-purpose AI models with systemic risk is published and shall keep that list up to date, without prejudice to the need to observe and protect intellectual property rights and confidential business information or trade secrets in accordance with Union and national law.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
AI model	
Confidential	
General-purpose AI model	
Information	
Purpose	
Risk	
Systemic risk	

571

## SECTION 2

Obligations for providers of general-purpose AI models

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
AI model	
General-purpose AI model	
Obligation	
Provider	
Purpose	

572





### Art. 53, 1(i)

enable providers of AI systems to have a good understanding of the capabilities and limitations of the general-purpose AI model and to comply with their obligations pursuant to this Regulation; and

Terms	Variant	577
AI model		
AI system		
General-purpose AI model		
Obligation		
Provider		
Purpose		
Regulation		

577

### Art. 53, 1(ii)

contain, at a minimum, the elements set out in Annex XII;

Terms	Variant	578

578

### Art. 53, 1(c)

put in place a policy to comply with Union law on copyright and related rights, and in particular to identify and comply with, including through state-of-the-art technologies, a reservation of rights expressed pursuant to Article 4(3) of Directive (EU) 2019/790;

Terms	Variant	579

579

### Art. 53, 1(d)

draw up and make publicly available a sufficiently detailed summary about the content used for training of the general-purpose AI model, according to a template provided by the AI Office.

Terms	Variant	580
AI model		
AI Office		
General-purpose AI model		
Purpose		
Training		

580







### Art. 54, 3(c)

provide the AI Office, upon a reasoned request, with all the information and documentation, including that referred to in point (b), necessary to demonstrate compliance with the obligations in this Chapter;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
AI Office	
Compliance	
Documentation	
Information	
Obligation	

593

### Art. 54, 3(d)

cooperate with the AI Office and competent authorities, upon a reasoned request, in any action they take in relation to the general-purpose AI model, including when the model is integrated into AI systems placed on the market or put into service in the Union.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
AI model	
AI Office	
AI system	
Authority	
General-purpose AI model	
Purpose	
Service	

594

### Art. 54, 4

The mandate shall empower the authorised representative to be addressed, in addition to or instead of the provider, by the AI Office or the competent authorities, on all issues related to ensuring compliance with this Regulation.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
AI Office	
Authority	
Compliance	
Provider	
Regulation	

595

### Art. 54, 5

The authorised representative shall terminate the mandate if it considers or has reason to consider the provider to be acting contrary to its obligations pursuant to this Regulation. In such a case, it shall also immediately inform the AI Office about the termination of the mandate and the reasons therefor.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
AI Office	
Obligation	
Provider	
Regulation	

596



















# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act

### Art. 57, 6

Competent authorities shall provide, as appropriate, guidance, supervision and support within the AI regulatory sandbox with a view to identifying risks, in particular to fundamental rights, health and safety, testing, mitigation measures, and their effectiveness in relation to the obligations and requirements of this Regulation and, where relevant, other Union and national law supervised within the sandbox.


Terms	Variant	629
Authority		
Effectiveness		
Fundamental right		
?		
Obligation		
Regulation		
?		
Supervision		
Support		
Testing		

629

### Art. 57, 7

Competent authorities shall provide providers and prospective providers participating in the AI regulatory sandbox with guidance on regulatory expectations and how to fulfil the requirements and obligations set out in this Regulation. Upon request of the provider or prospective provider of the AI system, the competent authority shall provide a written proof of the activities successfully carried out in the sandbox. The competent authority shall also provide an exit report detailing the activities carried out in the sandbox and the related results and learning outcomes. Providers may use such documentation to demonstrate their compliance with this Regulation through the conformity assessment process or relevant market surveillance activities. In this regard, the exit reports and the written proof provided by the national competent authority shall be taken positively into account by market surveillance authorities and notified bodies, with a view to accelerating conformity assessment procedures to a reasonable extent.


Terms	Variant	630
AI system		
Assessment		
Assessment procedures		
Authority		
Compliance		
Conformity		
Conformity assessment		
Documentation		
Notified body		
Obligation		
Provider		
Regulation		
Surveillance		
System		

630

### Art. 57, 8

Subject to the confidentiality provisions in Article 78, and with the agreement of the provider or prospective provider, the Commission and the Board shall be authorised to access the exit reports and shall take them into account, as appropriate, when exercising their tasks under this Regulation. If both the provider or prospective provider and the national competent authority explicitly agree, the exit report may be made publicly available through the single information platform referred to in this Article.


Terms	Variant	631
Access (See also: Accessibility)		
Authority		
Confidential		
?		
Information		
Provider		
Regulation		
Subject		
Task		

631

### Art. 57, 9

The establishment of AI regulatory sandboxes shall aim to contribute to the following objectives:


Terms	Variant	632

632



# AI Act: Articles and sub-articles connections

### Art. 57, 9(e)

facilitating and accelerating access to the Union market for AI systems, in particular when provided by SMEs, including start-ups.


Terms	Variant
Access (See also: Accessibility)	
AI system	
SME	

637

### Art. 57, 10

National competent authorities shall ensure that, to the extent the innovative AI systems involve the processing of personal data or otherwise fall under the supervisory remit of other national authorities or competent authorities providing or supporting access to data, the national data protection authorities and those other national or competent authorities are associated with the operation of the AI regulatory sandbox and involved in the supervision of those aspects to the extent of their respective tasks and powers.


Terms	Variant
Access (See also: Accessibility)	
AI system	
Authority	
?	
Data	
Data protection (See also: Privacy)	
Operation	
?	
Protection	
Supervision	
Task	

638

### Art. 57, 11

The AI regulatory sandboxes shall not affect the supervisory or corrective powers of the competent authorities supervising the sandboxes, including at regional or local level. Any significant risks to health and safety and fundamental rights identified during the development and testing of such AI systems shall result in an adequate mitigation. National competent authorities shall have the power to temporarily or permanently suspend the testing process, or the participation in the sandbox if no effective mitigation is possible, and shall inform the AI Office of such decision. National competent authorities shall exercise their supervisory powers within the limits of the relevant law, using their discretionary powers when implementing legal provisions in respect of a specific AI regulatory sandbox project, with the objective of supporting innovation in AI in the Union.


Terms	Variant
AI Office	
AI system	
Authority	
Fundamental right	
?	
Innovation	
?	
Testing	

639

### Art. 57, 12

Providers and prospective providers participating in the AI regulatory sandbox shall remain liable under applicable Union and national liability law for any damage inflicted on third parties as a result of the experimentation taking place in the sandbox. However, provided that the prospective providers observe the specific plan and the terms and conditions for their participation and follow in good faith the guidance given by the national competent authority, no administrative fines shall be imposed by the authorities for infringements of this Regulation. Where other competent authorities responsible for other Union and national law were actively involved in the supervision of the AI system in the sandbox and provided guidance for compliance, no administrative fines shall be imposed regarding that law.


Terms	Variant
Administrative fine	
AI system	
Authority	
Compliance	
Fine	
Infringement	
Provider	
Regulation	
Supervision	
System	

640

















# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act

## Art. 59, 1(a)(iv)

safety and resilience of transport systems and mobility, critical infrastructure and networks;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant	669
?		

669

## Art. 59, 1(a)(v)

efficiency and quality of public administration and public services;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant	670
Efficiency		

670

## Art. 59, 1(b)

the data processed are necessary for complying with one or more of the requirements referred to in Chapter III, Section 2 where those requirements cannot effectively be fulfilled by processing anonymised, synthetic or other non-personal data;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant	671
?		
Data		
Data processed		
?		
Synthetic (See also: <i>Anonymised data</i> )		

671

## Art. 59, 1(c)

there are effective monitoring mechanisms to identify if any high risks to the rights and freedoms of the data subjects, as referred to in Article 35 of Regulation (EU) 2016/679 and in Article 39 of Regulation (EU) 2018/1725, may arise during the sandbox experimentation, as well as response mechanisms to promptly mitigate those risks and, where necessary, stop the processing;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant	672
Data		
Monitoring		
Regulation		
Subject		

672















# AI Act: Articles and sub-articles connections

## Art. 60, 4(k)

the predictions, recommendations or decisions of the AI system can be effectively reversed and disregarded.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
AI system	
System	

697

## Art. 60, 5

Any subjects of the testing in real world conditions, or their legally designated representative, as appropriate, may, without any resulting detriment and without having to provide any justification, withdraw from the testing at any time by revoking their informed consent and may request the immediate and permanent deletion of their personal data. The withdrawal of the informed consent shall not affect the activities already carried out.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
?	
Data	
?	
Subject	
Testing	

698

## Art. 60, 6

In accordance with Article 75, Member States shall confer on their market surveillance authorities the powers of requiring providers and prospective providers to provide information, of carrying out unannounced remote or on-site inspections, and of performing checks on the conduct of the testing in real world conditions and the related high-risk AI systems. Market surveillance authorities shall use those powers to ensure the safe development of testing in real world conditions.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
AI system	
Authority	
High-risk	
Information	
Provider	
Risk	
Surveillance	
Testing	

699

## Art. 60, 7

Any serious incident identified in the course of the testing in real world conditions shall be reported to the national market surveillance authority in accordance with Article 73. The provider or prospective provider shall adopt immediate mitigation measures or, failing that, shall suspend the testing in real world conditions until such mitigation takes place, or otherwise terminate it. The provider or prospective provider shall establish a procedure for the prompt recall of the AI system upon such termination of the testing in real world conditions.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
AI system	
Authority	
Incident	
Provider	
Serious incident	
Surveillance	
System	
Testing	

700









### Art. 62, 1

Member States shall undertake the following actions:

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant

713

### Art. 62, 1(a)

provide SMEs, including start-ups, having a registered office or a branch in the Union, with priority access to the AI regulatory sandboxes, to the extent that they fulfil the eligibility conditions and selection criteria; the priority access shall not preclude other SMEs, including start-ups, other than those referred to in this paragraph from access to the AI regulatory sandbox, provided that they also fulfil the eligibility conditions and selection criteria;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Access (See also: Accessibility)	
SME	

714

### Art. 62, 1(b)

organise specific awareness raising and training activities on the application of this Regulation tailored to the needs of SMEs including start-ups, deployers and, as appropriate, local public authorities;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Authority	
Deployer	
Regulation	
SME	
Training	

715

### Art. 62, 1(c)

utilise existing dedicated channels and where appropriate, establish new ones for communication with SMEs including start-ups, deployers, other innovators and, as appropriate, local public authorities to provide advice and respond to queries about the implementation of this Regulation, including as regards participation in AI regulatory sandboxes;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Authority	
Deployer	
Regulation	
SME	

716









Art. 65

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant

733

### Art. 65, 1

A European Artificial Intelligence Board (the 'Board') is hereby established.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Artificial intelligence	

734

### Art. 65, 2

The Board shall be composed of one representative per Member State. The European Data Protection Supervisor shall participate as observer. The AI Office shall also attend the Board's meetings, without taking part in the votes. Other national and Union authorities, bodies or experts may be invited to the meetings by the Board on a case by case basis, where the issues discussed are of relevance for them.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
AI Office	
Authority	
Data	
Data protection (See also: Privacy)	
Protection	
Relevance	

735

### Art. 65, 3

Each representative shall be designated by their Member State for a period of three years, renewable once.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant

736







































# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act

## Art. 69, 3

The Commission shall facilitate timely access to the experts by the Member States, as needed, and ensure that the combination of support activities carried out by Union AI testing support pursuant to Article 84 and experts pursuant to this Article is efficiently organised and provides the best possible added value.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Access (See also: Accessibility)	
Support	
Testing	

801

## SECTION 2

### National competent authorities

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Authority	

802

## Art. 70

### Designation of national competent authorities and single points of contact

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Authority	
Contact	

803

## Art. 70, 1

Each Member State shall establish or designate as national competent authorities at least one notifying authority and at least one market surveillance authority for the purposes of this Regulation. Those national competent authorities shall exercise their powers independently, impartially and without bias so as to safeguard the objectivity of their activities and tasks, and to ensure the application and implementation of this Regulation. The members of those authorities shall refrain from any action incompatible with their duties. Provided that those principles are observed, such activities and tasks may be performed by one or more designated authorities, in accordance with the organisational needs of the Member State.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Authority	
Bias	
Notifying authority	
Regulation	
Safeguard	
Surveillance	
Task	

804



# AI Act: Articles and sub-articles connections

**Standard** **AI Act** **AI Act sub-articles** **Whereas** **Annexes** **Mapping & Terminology**

*AI ACT and relative Article in AI Act* *Annexes and relative Article in AI Act*

## Art. 70, 6

By 2 August 2025, and once every two years thereafter, Member States shall report to the Commission on the status of the financial and human resources of the national competent authorities, with an assessment of their adequacy. The Commission shall transmit that information to the Board for discussion and possible recommendations.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant	809
Assessment		
Authority		
Human		
Information		
Resource		

809

## Art. 70, 7

The Commission shall facilitate the exchange of experience between national competent authorities.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant	810
Authority		
Experience		

810

## Art. 70, 8

National competent authorities may provide guidance and advice on the implementation of this Regulation, in particular to SMEs including start-ups, taking into account the guidance and advice of the Board and the Commission, as appropriate. Whenever national competent authorities intend to provide guidance and advice with regard to an AI system in areas covered by other Union law, the national competent authorities under that Union law shall be consulted, as appropriate.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant	811
AI system		
Authority		
Regulation		
SME		
System		

811

## Art. 70, 9

Where Union institutions, bodies, offices or agencies fall within the scope of this Regulation, the European Data Protection Supervisor shall act as the competent authority for their supervision.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant	812
Authority		
Data		
Data protection (See also: Privacy)		
Protection		
Regulation		
Supervision		

812































# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act



Technical Committee  
533 AI



Hosting and developing

Art. 76

Supervision of testing in real world conditions by market surveillance authorities

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Authority	
Supervision	
Surveillance	
Testing	

865

Art. 76, 1

Market surveillance authorities shall have competences and powers to ensure that testing in real world conditions is in accordance with this Regulation.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Authority	
Regulation	
Surveillance	
Testing	

866

Art. 76, 2

Where testing in real world conditions is conducted for AI systems that are supervised within an AI regulatory sandbox under Article 58, the market surveillance authorities shall verify the compliance with Article 60 as part of their supervisory role for the AI regulatory sandbox. Those authorities may, as appropriate, allow the testing in real world conditions to be conducted by the provider or prospective provider, in derogation from the conditions set out in Article 60(4), points (f) and (g).

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
AI system	
Authority	
Compliance	
Derogation	
Provider	
Surveillance	
Testing	

867

Art. 76, 3

Where a market surveillance authority has been informed by the prospective provider, the provider or any third party of a serious incident or has other grounds for considering that the conditions set out in Articles 60 and 61 are not met, it may take either of the following decisions on its territory, as appropriate:

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Authority	
Incident	
Provider	
Serious incident	
Surveillance	

868







# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

*AI ACT and relative Article in AI Act*

*Annexes and relative Article in AI Act*

Art. 78, 1(b)

the effective implementation of this Regulation, in particular for the purposes of inspections, investigations or audits;



Terms	Variant
Regulation	

881

Art. 78, 1(c)

public and national security interests;



Terms	Variant
Security (See also: Cybersecurity)	

882

Art. 78, 1(d)

the conduct of criminal or administrative proceedings;



Terms	Variant

883

Art. 78, 1(e)

information classified pursuant to Union or national law.



Terms	Variant
Information	

884









# AI Act: Articles and sub-articles connections

**Art. 79, 6(b)**  
a failure of a high-risk AI system to meet requirements set out in Chapter III, Section 2;



Terms	Variant	897
AI system		
High-risk		
Risk		
System		

897  
**Art. 79, 6(c)**  
shortcomings in the harmonised standards or common specifications referred to in Articles 40 and 41 conferring a presumption of conformity;



Terms	Variant	898
Conformity		
Harmonised standard		
Specification		

898  
**Art. 79, 6(d)**  
non-compliance with Article 50.



Terms	Variant	899
Compliance		
Non-compliance		

899  
**Art. 79, 7**  
The market surveillance authorities other than the market surveillance authority of the Member State initiating the procedure shall, without undue delay, inform the Commission and the other Member States of any measures adopted and of any additional information at their disposal relating to the non-compliance of the AI system concerned, and, in the event of disagreement with the notified national measure, of their objections.



Terms	Variant	900
AI system		
Authority		
Compliance		
Event		
Information		
Measure		
Non-compliance		
Surveillance		
System		































## Art. 90, 1(b)

a general-purpose AI model meets the conditions referred to in Article 51.



Terms	Variant
AI model	
General-purpose AI model	
Purpose	

957

## Art. 90, 2

Upon such qualified alert, the Commission, through the AI Office and after having informed the Board, may exercise the powers laid down in this Section for the purpose of assessing the matter. The AI Office shall inform the Board of any measure according to Articles 91 to 94.



Terms	Variant
AI Office	
Alert	
Measure	
Purpose	

958

## Art. 90, 3

A qualified alert shall be duly reasoned and indicate at least:



Terms	Variant
Alert	

959

## Art. 90, 3(a)

the point of contact of the provider of the general-purpose AI model with systemic risk concerned;



Terms	Variant
AI model	
Contact	
General-purpose AI model	
Provider	
Purpose	
Risk	
Systemic risk	

960



# AI Act: Articles and sub-articles connections

Standard AI Act AI Act sub-articles Whereas Annexes Mapping & Terminology

AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act

Art. 90, 3(b)

a description of the relevant facts and the reasons for the alert by the scientific panel;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Alert	

961

Art. 90, 3(c)

any other information that the scientific panel considers to be relevant, including, where appropriate, information gathered on its own initiative.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Information	

962

Art. 91

Power to request documentation and information

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Documentation	
Information	

963

Art. 91, 1

The Commission may request the provider of the general-purpose AI model concerned to provide the documentation drawn up by the provider in accordance with Articles 53 and 55, or any additional information that is necessary for the purpose of assessing compliance of the provider with this Regulation.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
AI model	
Compliance	
Documentation	
General-purpose AI model	
Information	
Provider	
Purpose	
Regulation	

964





















# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act

## Art. 96, 1(a)

the application of the requirements and obligations referred to in Articles 8 to 15 and in Article 25;



Terms	Variant	1001
Obligation		

1001

## Art. 96, 1(b)

the prohibited practices referred to in Article 5;



Terms	Variant	1002

1002

## Art. 96, 1(c)

the practical implementation of the provisions related to substantial modification;



Terms	Variant	1003

1003

## Art. 96, 1(d)

the practical implementation of transparency obligations laid down in Article 50;



Terms	Variant	1004
Obligation		
Transparency		

1004





















# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act

**Art. 99, 7(g)**

the degree of responsibility of the operator taking into account the technical and organisational measures implemented by it;


Terms	Variant	1041
Operator		
Responsibility		

1041

**Art. 99, 7(h)**

the manner in which the infringement became known to the national competent authorities, in particular whether, and if so to what extent, the operator notified the infringement;


Terms	Variant	1042
Authority		
Infringement		
Operator		

1042

**Art. 99, 7(i)**

the intentional or negligent character of the infringement;


Terms	Variant	1043
Infringement		

1043

**Art. 99, 7(j)**

any action taken by the operator to mitigate the harm suffered by the affected persons.


Terms	Variant	1044
Operator		

1044





**Art. 100, 1(c)**

any action taken by the Union institution, body, office or agency to mitigate the damage suffered by affected persons;



Terms	Variant

1053

**Art. 100, 1(d)**

the degree of cooperation with the European Data Protection Supervisor in order to remedy the infringement and mitigate the possible adverse effects of the infringement, including compliance with any of the measures previously ordered by the European Data Protection Supervisor against the Union institution, body, office or agency concerned with regard to the same subject matter;



Terms	Variant
Compliance	
Cooperation	
Data	
Data protection (See also: Privacy)	
Infringement	
Protection	
Subject	

1054

**Art. 100, 1(e)**

any similar previous infringements by the Union institution, body, office or agency;



Terms	Variant
Infringement	

1055

**Art. 100, 1(f)**

the manner in which the infringement became known to the European Data Protection Supervisor, in particular whether, and if so to what extent, the Union institution, body, office or agency notified the infringement;



Terms	Variant
Data	
Data protection (See also: Privacy)	
Infringement	
Protection	

1056











# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act

## Art. 101, 5

The Court of Justice of the European Union shall have unlimited jurisdiction to review decisions of the Commission fixing a fine under this Article. It may cancel, reduce or increase the fine imposed.



Terms	Variant
1073	
Fine	
?	

1073

## Art. 101, 6

The Commission shall adopt implementing acts containing detailed arrangements and procedural safeguards for proceedings in view of the possible adoption of decisions pursuant to paragraph 1 of this Article. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 98(2).



Terms	Variant
1074	
Safeguard	

1074

## CHAPTER XIII

### FINAL PROVISIONS



Terms	Variant
1075	

1075

## Art. 102

Amendment to Regulation (EC) No 300/2008



Terms	Variant
1076	
Amendment	
Regulation	

1076

# AI Act: Articles and sub-articles connections

### Art. 102

In Article 4(3) of Regulation (EC) No 300/2008, the following subparagraph is added: 'When adopting detailed measures related to technical specifications and procedures for approval and use of security equipment concerning Artificial Intelligence systems within the meaning of Regulation (EU) 2024/1689 of the European Parliament and of the Council (\*1), the requirements set out in Chapter III, Section 2, of that Regulation shall be taken into account.'

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
AI system	
Artificial intelligence	
Regulation	
Security (See also: Cybersecurity)	
Specification	

1077

### Art. 103

Amendment to Regulation (EU) No 167/2013

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Amendment	
Regulation	

1078

### Art. 103

In Article 17(5) of Regulation (EU) No 167/2013, the following subparagraph is added: 'When adopting delegated acts pursuant to the first subparagraph concerning artificial intelligence systems which are safety components within the meaning of Regulation (EU) 2024/1689 of the European Parliament and of the Council (\*2), the requirements set out in Chapter III, Section 2, of that Regulation shall be taken into account.'

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
AI system	
Artificial intelligence	
Regulation	
?	
Safety component	

1079

### Art. 104

Amendment to Regulation (EU) No 168/2013

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Amendment	
Regulation	

1080







# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act



Technical Committee 533 AI



Hosting and developing

### Art. 108

Regulation (EU) 2018/1139 is amended as follows:


Terms	Variant
Regulation	

1089

### Art. 108(1)

in Article 17, the following paragraph is added: '3. Without prejudice to paragraph 2, when adopting implementing acts pursuant to paragraph 1 concerning Artificial Intelligence systems which are safety components within the meaning of Regulation (EU) 2024/1689 of the European Parliament and of the Council (\*7), the requirements set out in Chapter III, Section 2, of that Regulation shall be taken into account.'


Terms	Variant
AI system	
Artificial intelligence	
Regulation	
?	
Safety component	

1090

### Art. 108(\*7)

Regulation (EU) 2024/1689 of the European Parliament and of the Council of 13 June 2024 laying down harmonised rules on artificial intelligence and amending Regulations (EC) No 300/2008, (EU) No 167/2013, (EU) No 168/2013, (EU) 2018/858, (EU) 2018/1139 and (EU) 2019/2144 and Directives 2014/90/EU, (EU) 2016/797 and (EU) 2020/1828 (Artificial Intelligence Act) (OJ L, 2024/1689, 12.7.2024, ELI: <http://data.europa.eu/eli/reg/2024/1689/oj>).":'


Terms	Variant
Artificial intelligence	
Regulation	

1091

### Art. 108(2)

in Article 19, the following paragraph is added: '4. When adopting delegated acts pursuant to paragraphs 1 and 2 concerning Artificial Intelligence systems which are safety components within the meaning of Regulation (EU) 2024/1689, the requirements set out in Chapter III, Section 2, of that Regulation shall be taken into account.'


Terms	Variant
AI system	
Artificial intelligence	
Regulation	
?	
Safety component	

1092



# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act



Technical Committee 533 AI

aiopenmind Hosting and developing

**Art. 109**

Amendment to Regulation (EU) 2019/2144

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Amendment	
Regulation	

1097

**Art. 109**

In Article 11 of Regulation (EU) 2019/2144, the following paragraph is added: '3. When adopting the implementing acts pursuant to paragraph 2, concerning artificial intelligence systems which are safety components within the meaning of Regulation (EU) 2024/1689 of the European Parliament and of the Council (\*8), the requirements set out in Chapter III, Section 2, of that Regulation shall be taken into account.'

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
AI system	
Artificial intelligence	
Regulation	
?	
Safety component	

1098

**Art. 110**

Amendment to Directive (EU) 2020/1828

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Amendment	

1099

**Art. 110**

In Annex I to Directive (EU) 2020/1828 of the European Parliament and of the Council (58), the following point is added: '(68) Regulation (EU) 2024/1689 of the European Parliament and of the Council of 13 June 2024 laying down harmonised rules on artificial intelligence and amending Regulations (EC) No 300/2008, (EU) No 167/2013, (EU) No 168/2013, (EU) 2018/858, (EU) 2018/1139 and (EU) 2019/2144 and Directives 2014/90/EU, (EU) 2016/797 and (EU) 2020/1828 (Artificial Intelligence Act) (OJ L, 2024/1689, 12.7.2024, ELI: <http://data.europa.eu/eli/reg/2024/1689/oj>).'

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act

Terms	Variant
Artificial intelligence	
Regulation	

1100



# AI Act: Articles and sub-articles connections

**Art. 112**

Evaluation and review



Terms	Variant
Evaluation (See also: Evaluating)	
?	

1105

**Art. 112**



Terms	Variant

1106

**Art. 112, 1**

The Commission shall assess the need for amendment of the list set out in Annex III and of the list of prohibited AI practices laid down in Article 5, once a year following the entry into force of this Regulation, and until the end of the period of the delegation of power laid down in Article 97. The Commission shall submit the findings of that assessment to the European Parliament and the Council.



Terms	Variant
Amendment	
Assessment	
Prohibited AI	
Regulation	

1107

**Art. 112, 2**

By 2 August 2028 and every four years thereafter, the Commission shall evaluate and report to the European Parliament and to the Council on the following:



Terms	Variant

1108











# AI Act: Articles and sub-articles connections

Standard

AI Act

AI Act sub-articles

Whereas

Annexes

Mapping & Terminology

AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act

### Art. 112, 11(a)

the list set out in Annex III, including the extension of existing area headings or the addition of new area headings in that Annex;



Terms	Variant

1125

### Art. 112, 11(b)

the list of prohibited practices set out in Article 5; and



Terms	Variant

1126

### Art. 112, 11(c)

the list of AI systems requiring additional transparency measures pursuant to Article 50.



Terms	Variant
AI system	
Transparency	

1127

### Art. 112, 12

Any amendment to this Regulation pursuant to paragraph 10, or relevant delegated or implementing acts, which concerns sectoral Union harmonisation legislation listed in Section B of Annex I shall take into account the regulatory specificities of each sector, and the existing governance, conformity assessment and enforcement mechanisms and authorities established therein.



Terms	Variant
Amendment	
Assessment	
Authority	
Conformity	
Conformity assessment	
Governance	
Regulation	

1128



# AI Act: Articles and sub-articles connections

## Art. 113, (b)

Chapter III Section 4, Chapter V, Chapter VII and Chapter XII and Article 78 shall apply from 2 August 2025, with the exception of Article 101;



Terms	Variant

1133

## Art. 113, (c)

Article 6(1) and the corresponding obligations in this Regulation shall apply from 2 August 2027.



Terms	Variant
Obligation	
Regulation	

1134