

Art. 2, 1(e)

product manufacturers placing on the market or putting into service an AI system together with their product and under their own name or trademark;

Terms	Variant	17
AI system		
Product manufacturers		
Service		
System		

17

Art. 2, 1(f)

authorised representatives of providers, which are not established in the Union;

Terms	Variant	18
Provider		

18

Art. 2, 1(g)

affected persons that are located in the Union.

Terms	Variant	19
Located in the Union		

19

Art. 2, 2

For AI systems classified as high-risk AI systems in accordance with Article 6(1) related to products covered by the Union harmonisation legislation listed in Section B of Annex I, only Article 6(1), Articles 102 to 109 and Article 112 apply. Article 57 applies only in so far as the requirements for high-risk AI systems under this Regulation have been integrated in that Union harmonisation legislation.

Art. 6, 1	1	List of Union harmonisation legislation
Art. 102		
Art. 103		
Art. 104		
Art. 105		
Art. 106		
Art. 107		
Art. 108		
Art. 109		
Art. 112		
Art. 57		

Terms	Variant	20
AI system		
High-risk		
Product		
Regulation		
Risk		

20

Art. 2, 11

This Regulation does not preclude the Union or Member States from maintaining or introducing laws, regulations or administrative provisions which are more favourable to workers in terms of protecting their rights in respect of the use of AI systems by employers, or from encouraging or allowing the application of collective agreements which are more favourable to workers.

Terms	Variant	29
AI system		
Regulation		

29

Art. 2, 12

This Regulation does not apply to AI systems released under free and open-source licences, unless they are placed on the market or put into service as high-risk AI systems or as an AI system that falls under Article 5 or 50.

Art. 5	Art. 50

Terms	Variant	30
AI system		
High-risk		
Regulation		
Risk		
Service		
System		

30

Art. 3

Definitions

Terms	Variant	31
Definition		

31

Art. 3

For the purposes of this Regulation, the following definitions apply:

Terms	Variant	32
Definition		
Regulation		

32

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, (9)

'placing on the market' means the first making available of an AI system or a general-purpose AI model on the Union market;

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

Terms	Variant
AI model	
AI system	
General-purpose AI model	
Purpose	
System	

41

Art. 3, (10)

'making available on the market' means the supply of an AI system or a general-purpose AI model for distribution or use on the Union market in the course of a commercial activity, whether in return for payment or free of charge;

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

Terms	Variant
AI model	
AI system	
General-purpose AI model	
Purpose	
System	

42

Art. 3, (11)

'putting into service' means the supply of an AI system for first use directly to the deployer or for own use in the Union for its intended purpose;

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

Terms	Variant
AI system	
Deployer	
Intended purpose	
Purpose	
Service	
System	

43

Art. 3, (12)

'intended purpose' means the use for which an AI system is intended by the provider, including the specific context and conditions of use, as specified in the information supplied by the provider in the instructions for use, promotional or sales materials and statements, as well as in the technical documentation;

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

Terms	Variant
AI system	
Documentation	
Information	
Intended purpose	
Provider	
Purpose	
System	
Technical documentation	

44

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, (25)

'post-market monitoring system' means all activities carried out by providers of AI systems to collect and review experience gained from the use of AI systems they place on the market or put into service for the purpose of identifying any need to immediately apply any necessary corrective or preventive actions;

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

Terms	Variant	57
AI system		
Experience		
Monitoring		
?		
Post-market monitoring system		
Provider		
Purpose		
?		
Service		
System		

57

Art. 3, (26)

'market surveillance authority' means the national authority carrying out the activities and taking the measures pursuant to Regulation (EU) 2019/1020;

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

Terms	Variant	58
Authority		
Regulation		
Surveillance		

58

Art. 3, (27)

'harmonised standard' means a harmonised standard as defined in Article 2(1), point (c), of Regulation (EU) No 1025/2012;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act
Art. 2, 1(c)	

Terms	Variant	59
Harmonised standard		
Regulation		

59

Art. 3, (28)

'common specification' means a set of technical specifications as defined in Article 2, point (4) of Regulation (EU) No 1025/2012, providing means to comply with certain requirements established under this Regulation;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act
Art. 2, 4	

Terms	Variant	60
Regulation		
Specification		

60

AI Act: Articles and sub-articles connections

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

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

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

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

Terms	Variant	
		72
AI system		
Biometric data		
Data		
Purpose		
Service		
System		

72

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
aioopenmind
Hosting and developing

Art. 8, 2

Where a product contains an AI system, to which the requirements of this Regulation as well as requirements of the Union harmonisation legislation listed in Section A of Annex I apply, providers shall be responsible for ensuring that their product is fully compliant with all applicable requirements under applicable Union harmonisation legislation. In ensuring the compliance of high-risk AI systems referred to in paragraph 1 with the requirements set out in this Section, and in order to ensure consistency, avoid duplication and minimise additional burdens, providers shall have a choice of integrating, as appropriate, the necessary testing and reporting processes, information and documentation they provide with regard to their product into documentation and procedures that already exist and are required under the Union harmonisation legislation listed in Section A of Annex I.

AI ACT and relative Article in AI Act

Terms	Variant	181
AI system		
Compliance		
Compliant		
Consistency		
Documentation		
High-risk		
Information		
Process		
Provider		
Regulation		
Risk		
System		
Testing		

181

Art. 9

Risk management system

AI ACT and relative Article in AI Act
4 Technical documentation

Terms	Variant	182
Management		
Management system		
Risk		
Risk management		
System		

182

Art. 9, 1

A risk management system shall be established, implemented, documented and maintained in relation to high-risk AI systems.

AI ACT and relative Article in AI Act

Terms	Variant	183
AI system		
High-risk		
Management		
Management system		
Risk		
Risk management		
System		

183

Art. 9, 2

The risk management system shall be understood as a continuous iterative process planned and run throughout the entire lifecycle of a high-risk AI system, requiring regular systematic review and updating. It shall comprise the following steps:

AI ACT and relative Article in AI Act

Terms	Variant	184
AI system		
High-risk		
Lifecycle		
Management		
Management system		
?		
Risk		
Risk management		
System		
Updating		

184

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

Terms	Variant	225
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.

Terms	Variant	226
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:

Terms	Variant	227
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;

Terms	Variant	228
AI system		
High-risk		
Risk		
System		

228

Art. 14, 5

For high-risk AI systems referred to in point 1(a) of Annex III, the measures referred to in paragraph 3 of this Article shall be such as to ensure that, in addition, no action or decision is taken by the deployer on the basis of the identification resulting from the system unless that identification has been separately verified and confirmed by at least two natural persons with the necessary competence, training and authority. The requirement for a separate verification by at least two natural persons shall not apply to high-risk AI systems used for the purposes of law enforcement, migration, border control or asylum, where Union or national law considers the application of this requirement to be disproportionate.

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

Terms	Variant	265
AI system		
Authority		
Competence		
Deployer		
High-risk		
Risk		
System		
Training		
Verification		

265

Art. 15

Accuracy, robustness and cybersecurity

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

Terms	Variant	266
Accuracy (See also: Free of errors)		
Cybersecurity (See also: Security)		
Robustness		

266

Art. 15, 1

High-risk AI systems shall be designed and developed in such a way that they achieve an appropriate level of accuracy, robustness, and cybersecurity, and that they perform consistently in those respects throughout their lifecycle.

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

Terms	Variant	267
Accuracy (See also: Free of errors)		
AI system		
Cybersecurity (See also: Security)		
High-risk		
Lifecycle		
Risk		
Robustness		

267

Art. 15, 2

To address the technical aspects of how to measure the appropriate levels of accuracy and robustness set out in paragraph 1 and any other relevant performance metrics, the Commission shall, in cooperation with relevant stakeholders and organisations such as metrology and benchmarking authorities, encourage, as appropriate, the development of benchmarks and measurement methodologies.

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

Terms	Variant	268
Accuracy (See also: Free of errors)		
Authority		
Cooperation		
Measure		
Measurement (See also: Measuring)		
Metric		
Robustness		

268

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. 16, (l)

ensure that the high-risk AI system complies with accessibility requirements in accordance with Directives (EU) 2016/2102 and (EU) 2019/882.

285

Art. 17

Quality management system

286

Art. 17

287

Art. 17, 1

Providers of high-risk AI systems shall put a quality management system in place that ensures compliance with this Regulation. That system shall be documented in a systematic and orderly manner in the form of written policies, procedures and instructions, and shall include at least the following aspects:

288

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

Terms	Variant
Accessibility (See also: Access)	
AI system	
High-risk	
Risk	
System	

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act
6 <i>Conformity assessment</i>	
7 <i>Conformity based on an assessment of the</i>	

Terms	Variant
Management	
Management system	
Quality management	
System	

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act
6 <i>Conformity assessment</i>	
7 <i>Conformity based on an assessment of the</i>	

Terms	Variant

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

Terms	Variant
AI system	
Compliance	
High-risk	
Management	
Management system	
Provider	
Quality management	
Regulation	
Risk	
System	

Art. 17, 1(a)
 a strategy for regulatory compliance, including compliance with conformity assessment procedures and procedures for the management of modifications to the high-risk AI system;

Terms	Variant	289
AI system		
Assessment		
Assessment procedures		
Compliance		
Conformity		
Conformity assessment		
High-risk		
Management		
Risk		
System		

289

Art. 17, 1(b)
 techniques, procedures and systematic actions to be used for the design, design control and design verification of the high-risk AI system;

Terms	Variant	290
AI system		
Design		
High-risk		
Risk		
System		
Verification		

290

Art. 17, 1(c)
 techniques, procedures and systematic actions to be used for the development, quality control and quality assurance of the high-risk AI system;

Terms	Variant	291
AI system		
High-risk		
?		
?		
Risk		
System		

291

Art. 17, 1(d)
 examination, test and validation procedures to be carried out before, during and after the development of the high-risk AI system, and the frequency with which they have to be carried out;

Terms	Variant	292
AI system		
High-risk		
Risk		
System		
Validation		

292

Art. 17, 1(e)

technical specifications, including standards, to be applied and, where the relevant harmonised standards are not applied in full or do not cover all of the relevant requirements set out in Section 2, the means to be used to ensure that the high-risk AI system complies with those requirements;

Terms	Variant	293
AI system		
Harmonised standard		
High-risk		
Risk		
Specification		
System		

293

Art. 17, 1(f)

systems and procedures for data management, including data acquisition, data collection, data analysis, data labelling, data storage, data filtration, data mining, data aggregation, data retention and any other operation regarding the data that is performed before and for the purpose of the placing on the market or the putting into service of high-risk AI systems;

Terms	Variant	294
Acquisition		
Aggregation		
AI system		
Data		
Data acquisition		
Data aggregation		
Data analysis		
Data filtration		
Data labelling		
Data management		
Data mining		
?		
?		
High-risk		
Labelling		
Management		
Operation		
Purpose		
Risk		
Service		

294

Art. 17, 1(g)

the risk management system referred to in Article 9;

Terms	Variant	295
Management		
Management system		
Risk		
Risk management		
System		

295

Art. 17, 1(h)

the setting-up, implementation and maintenance of a post-market monitoring system, in accordance with Article 72;

Terms	Variant	296
Monitoring		
?		
Post-market monitoring system		
System		

296

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

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

AI Act: Articles and sub-articles connections

Art. 21, 1

Providers of high-risk AI systems shall, upon a reasoned request by a competent authority, provide that authority all the information and documentation necessary to demonstrate the conformity of the high-risk AI system with the requirements set out in Section 2, in a language which can be easily understood by the authority in one of the official languages of the institutions of the Union as indicated by the Member State concerned.

Terms	Variant	321
AI system		
Authority		
Conformity		
Documentation		
High-risk		
Information		
Provider		
Risk		
System		

321

Art. 21, 2

Upon a reasoned request by a competent authority, providers shall also give the requesting competent authority, as applicable, access to the automatically generated logs of the high-risk AI system referred to in Article 12(1), to the extent such logs are under their control.

Terms	Variant	322
Access (See also: Accessibility)		
AI system		
Authority		
High-risk		
Log		
Provider		
Risk		
System		

322

Art. 21, 3

Any information obtained by a competent authority pursuant to this Article shall be treated in accordance with the confidentiality obligations set out in Article 78.

Terms	Variant	323
Authority		
Confidential		
?		
Information		
Obligation		

323

Art. 22

Authorised representatives of providers of high-risk AI systems

Terms	Variant	324
AI system		
High-risk		
Provider		
Risk		

324

Art. 22, 4

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 immediately inform the relevant market surveillance authority, as well as, where applicable, the relevant notified body, about the termination of the mandate and the reasons therefor.

Terms	Variant	333
Authority		▶
Notified body		
Obligation		
Provider		
Regulation		
Surveillance		

333

Art. 23

Obligations of importers

Terms	Variant	334
Importer		▶
Obligation		

334

Art. 23, 1

Before placing a high-risk AI system on the market, importers shall ensure that the system is in conformity with this Regulation by verifying that:

Terms	Variant	335
AI system		▶
Conformity		
High-risk		
Importer		
Regulation		
Risk		
System		

335

Art. 23, 1(a)

the relevant conformity assessment procedure referred to in Article 43 has been carried out by the provider of the high-risk AI system;

Terms	Variant	336
AI system		▶
Assessment		
Conformity		
Conformity assessment		
High-risk		
Provider		
Risk		
System		

336

Art. 23, 3

Importers shall indicate their name, registered trade name or registered trade mark, and the address at which they can be contacted on the high-risk AI system and on its packaging or its accompanying documentation, where applicable.

Terms	Variant	341
AI system		
Documentation		
High-risk		
Importer		
Risk		
System		

341

Art. 23, 4

Importers shall ensure that, while a high-risk AI system is under their responsibility, storage or transport conditions, where applicable, do not jeopardise its compliance with the requirements set out in Section 2.

Terms	Variant	342
AI system		
Compliance		
Compliance with the requirements		
High-risk		
Importer		
Responsibility		
Risk		
System		

342

Art. 23, 5

Importers shall keep, for a period of 10 years after the high-risk AI system has been placed on the market or put into service, a copy of the certificate issued by the notified body, where applicable, of the instructions for use, and of the EU declaration of conformity referred to in Article 47.

Terms	Variant	343
AI system		
Certificate		
Conformity		
Declaration		
High-risk		
Importer		
Notified body		
Risk		
Service		
System		

343

Art. 23, 6

Importers shall provide the relevant competent authorities, upon a reasoned request, with all the necessary information and documentation, including that referred to in paragraph 5, to demonstrate the conformity of a high-risk AI system with the requirements set out in Section 2 in a language which can be easily understood by them. For this purpose, they shall also ensure that the technical documentation can be made available to those authorities.

Terms	Variant	344
AI system		
Authority		
Conformity		
Documentation		
High-risk		
Importer		
Information		
Purpose		
Risk		
System		
Technical documentation		

344

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. 25, 1(c)

they modify the intended purpose of an AI system, including a general-purpose AI system, which has not been classified as high-risk and has already been placed on the market or put into service in such a way that the AI system concerned becomes a high-risk AI system in accordance with Article 6.

Terms	Variant	357
AI system		
High-risk		
Intended purpose		
Purpose		
Risk		
Service		
System		

357

Art. 25, 2

Where the circumstances referred to in paragraph 1 occur, the provider that initially placed the AI system on the market or put it into service shall no longer be considered to be a provider of that specific AI system for the purposes of this Regulation. That initial provider shall closely cooperate with new providers and shall make available the necessary information and provide the reasonably expected technical access and other assistance that are required for the fulfilment of the obligations set out in this Regulation, in particular regarding the compliance with the conformity assessment of high-risk AI systems. This paragraph shall not apply in cases where the initial provider has clearly specified that its AI system is not to be changed into a high-risk AI system and therefore does not fall under the obligation to hand over the documentation.

Terms	Variant	358
Access (See also: Accessibility)		
AI system		
Assessment		
Compliance		
Conformity		
Conformity assessment		
Documentation		
High-risk		
Information		
Obligation		
Provider		
Regulation		
Risk		
Service		
System		

358

Art. 25, 3

In the case of high-risk AI systems that are safety components of products covered by the Union harmonisation legislation listed in Section A of Annex I, the product manufacturer shall be considered to be the provider of the high-risk AI system, and shall be subject to the obligations under Article 16 under either of the following circumstances:

Terms	Variant	359
AI system		
High-risk		
Obligation		
Product		
Provider		
Risk		
?		
Safety component		
Subject		
System		

359

Art. 25, 3(a)

the high-risk AI system is placed on the market together with the product under the name or trademark of the product manufacturer;

Terms	Variant	360
AI system		
High-risk		
Risk		
System		

360

Art. 25, 3(b)

the high-risk AI system is put into service under the name or trademark of the product manufacturer after the product has been placed on the market.

Terms	Variant
AI system	
High-risk	
Risk	
Service	
System	

361

Art. 25, 4

The provider of a high-risk AI system and the third party that supplies an AI system, tools, services, components, or processes that are used or integrated in a high-risk AI system shall, by written agreement, specify the necessary information, capabilities, technical access and other assistance based on the generally acknowledged state of the art, in order to enable the provider of the high-risk AI system to fully comply with the obligations set out in this Regulation. This paragraph shall not apply to third parties making accessible to the public tools, services, processes, or components, other than general-purpose AI models, under a free and open-source licence. The AI Office may develop and recommend voluntary model terms for contracts between providers of high-risk AI systems and third parties that supply tools, services, components or processes that are used for or integrated into high-risk AI systems. When developing those voluntary model terms, the AI Office shall take into account possible contractual requirements applicable in specific sectors or business cases. The voluntary model terms shall be published and be available free of charge in an easily usable electronic format.

Terms	Variant
Access (See also: Accessibility)	
AI model	
AI Office	
AI system	
General-purpose AI model	
High-risk	
Information	
Obligation	
Process	
Provider	
Purpose	
Regulation	
Risk	
Sector (See also: Domain)	
System	

362

Art. 25, 5

Paragraphs 2 and 3 are without prejudice to the need to observe and protect intellectual property rights, confidential business information and trade secrets in accordance with Union and national law.

Terms	Variant
Confidential	
Information	

363

Art. 26

Obligations of deployers of high-risk AI systems

Terms	Variant
AI system	
Deployer	
High-risk	
Obligation	
Risk	

364

Art. 26, 5

Deployers shall monitor the operation of the high-risk AI system on the basis of the instructions for use and, where relevant, inform providers in accordance with Article 72. Where deployers have reason to consider that the use of the high-risk AI system in accordance with the instructions may result in that AI system presenting a risk within the meaning of Article 79(1), they shall, without undue delay, inform the provider or distributor and the relevant market surveillance authority, and shall suspend the use of that system. Where deployers have identified a serious incident, they shall also immediately inform first the provider, and then the importer or distributor and the relevant market surveillance authorities of that incident. If the deployer is not able to reach the provider, Article 73 shall apply mutatis mutandis. This obligation shall not cover sensitive operational data of deployers of AI systems which are law enforcement authorities. For deployers that are financial institutions subject to requirements regarding their internal governance, arrangements or processes under Union financial services law, the monitoring obligation set out in the first subparagraph shall be deemed to be fulfilled by complying with the rules on internal governance arrangements, processes and mechanisms pursuant to the relevant financial service law.

369

Terms	Variant	369
AI system		
Authority		
Data		
?		
Deployer		
Distributor		
Governance		
High-risk		
Incident		
Monitoring		
Obligation		
Operation		
Process		
Provider		
Risk		
Serious incident		
Service		
Subject		
Surveillance		
System		

Art. 26, 6

Deployers of high-risk AI systems shall keep the logs automatically generated by that high-risk AI system to the extent such logs are under their control, for a period appropriate to the intended purpose of the high-risk AI system, of at least six months, unless provided otherwise in applicable Union or national law, in particular in Union law on the protection of personal data. Deployers that are financial institutions subject to requirements regarding their internal governance, arrangements or processes under Union financial services law shall maintain the logs as part of the documentation kept pursuant to the relevant Union financial service law.

370

Terms	Variant	370
AI system		
?		
Data		
Deployer		
Documentation		
Governance		
High-risk		
Intended purpose		
Log		
?		
Process		
Protection		
Protection of personal data		
Purpose		
Risk		
Service		
Subject		
System		

Art. 26, 7

Before putting into service or using a high-risk AI system at the workplace, deployers who are employers shall inform workers' representatives and the affected workers that they will be subject to the use of the high-risk AI system. This information shall be provided, where applicable, in accordance with the rules and procedures laid down in Union and national law and practice on information of workers and their representatives.

371

Terms	Variant	371
AI system		
Deployer		
High-risk		
Information		
Risk		
Service		
Subject		
System		

Art. 26, 8

Deployers of high-risk AI systems that are public authorities, or Union institutions, bodies, offices or agencies shall comply with the registration obligations referred to in Article 49. When such deployers find that the high-risk AI system that they envisage using has not been registered in the EU database referred to in Article 71, they shall not use that system and shall inform the provider or the distributor.

372

Terms	Variant	372
AI system		
Authority		
Database		
Deployer		
Distributor		
EU database		
High-risk		
Obligation		
Provider		
Registration		
Risk		
System		

Art. 26, 9

Where applicable, deployers of high-risk AI systems shall use the information provided under Article 13 of this Regulation to comply with their obligation to carry out a data protection impact assessment under Article 35 of Regulation (EU) 2016/679 or Article 27 of Directive (EU) 2016/680.

Terms	Variant	373
AI system		
Assessment		
Data		
Data protection (See also: Privacy)		
Deployer		
High-risk		
Impact assessment		
Information		
Obligation		
Protection		
Regulation		
Risk		

373

Art. 26, 10

Without prejudice to Directive (EU) 2016/680, in the framework of an investigation for the targeted search of a person suspected or convicted of having committed a criminal offence, the deployer of a high-risk AI system for post-remote biometric identification shall request an authorisation, ex ante, or without undue delay and no later than 48 hours, by a judicial authority or an administrative authority whose decision is binding and subject to judicial review, for the use of that system, except when it is used for the initial identification of a potential suspect based on objective and verifiable facts directly linked to the offence. Each use shall be limited to what is strictly necessary for the investigation of a specific criminal offence. If the authorisation requested pursuant to the first subparagraph is rejected, the use of the post-remote biometric identification system linked to that requested authorisation shall be stopped with immediate effect and the personal data linked to the use of the high-risk AI system for which the authorisation was requested shall be deleted. In no case shall such high-risk AI system for post-remote biometric identification be used for law enforcement purposes in an untargeted way, without any link to a criminal offence, a criminal proceeding, a genuine and present or genuine and foreseeable threat of a criminal offence, or the search for a specific missing person. It shall be ensured that no decision that produces an adverse legal effect on a person may be taken by the law enforcement authorities based solely on the output of such post-remote biometric identification systems. This paragraph is without prejudice to Article 9 of Regulation (EU) 2016/679 and Article 10 of Directive (EU) 2016/680 for the processing of biometric data. Regardless of the purpose or deployer, each use of such high-risk AI systems shall be documented in the relevant police file and shall be made available to the relevant market surveillance authority and the national data protection authority upon request, excluding the disclosure of sensitive operational data related to law enforcement. This subparagraph shall be without prejudice to the powers conferred by Directive (EU) 2016/680 on supervisory authorities. Deployers shall submit annual reports to the relevant market surveillance and national data protection authorities on their use of post-remote biometric identification systems, excluding the disclosure of sensitive operational data related to law enforcement. The reports may be aggregated to cover more than one deployment. Member States may introduce, in accordance with Union law, more restrictive laws on the use of post-remote biometric identification systems.

Terms	Variant	374
AI system		
Authority		
Biometric data		
Biometric identification		
?		
Data		
Data protection (See also: Privacy)		
Deployer		
High-risk		
?		
Protection		
Purpose		
Regulation		
?		
Risk		
Subject		
Surveillance		
System		

374

Art. 26, 11

Without prejudice to Article 50 of this Regulation, deployers of high-risk AI systems referred to in Annex III that make decisions or assist in making decisions related to natural persons shall inform the natural persons that they are subject to the use of the high-risk AI system. For high-risk AI systems used for law enforcement purposes Article 13 of Directive (EU) 2016/680 shall apply.

Terms	Variant	375
AI system		
Deployer		
High-risk		
Regulation		
Risk		
Subject		
System		

375

Art. 26, 12

Deployers shall cooperate with the relevant competent authorities in any action those authorities take in relation to the high-risk AI system in order to implement this Regulation.

Terms	Variant	376
AI system		
Authority		
Deployer		
High-risk		
Regulation		
Risk		
System		

376

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. 27

Fundamental rights impact assessment for high-risk AI systems

377

Art. 27, 1

Prior to deploying a high-risk AI system referred to in Article 6(2), with the exception of high-risk AI systems intended to be used in the area listed in point 2 of Annex III, deployers that are bodies governed by public law, or are private entities providing public services, and deployers of high-risk AI systems referred to in points 5 (b) and (c) of Annex III, shall perform an assessment of the impact on fundamental rights that the use of such system may produce. For that purpose, deployers shall perform an assessment consisting of:

378

Art. 27, 1(a)

a description of the deployer's processes in which the high-risk AI system will be used in line with its intended purpose;

379

Art. 27, 1(b)

a description of the period of time within which, and the frequency with which, each high-risk AI system is intended to be used;

380

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act
	8 Information to be submitted upon the notification of high-risk AI systems

Terms	Variant	377
AI system		
Assessment		
Fundamental right		
High-risk		
Impact assessment		
Risk		

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

Terms	Variant	378
AI system		
Assessment		
Deployer		
Fundamental right		
High-risk		
Purpose		
Risk		
System		

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

Terms	Variant	379
AI system		
Deployer		
High-risk		
Intended purpose		
Process		
Purpose		
Risk		
System		

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

Terms	Variant	380
AI system		
High-risk		
Risk		
System		

SECTION 4

Notifying authorities and notified bodies

Terms	Variant	389
Authority		
Notified body		
Notifying authority		

389

Art. 28

Notifying authorities

Terms	Variant	390
Authority		
Notifying authority		

390

Art. 28, 1

Each Member State shall designate or establish at least one notifying authority responsible for setting up and carrying out the necessary procedures for the assessment, designation and notification of conformity assessment bodies and for their monitoring. Those procedures shall be developed in cooperation between the notifying authorities of all Member States.

Terms	Variant	391
Assessment		
Authority		
Conformity		
Conformity assessment		
Cooperation		
Monitoring		
Notification		
Notifying authority		

391

Art. 28, 2

Member States may decide that the assessment and monitoring referred to in paragraph 1 is to be carried out by a national accreditation body within the meaning of, and in accordance with, Regulation (EC) No 765/2008.

Terms	Variant	392
Assessment		
Monitoring		
Regulation		

392

Art. 34

Operational obligations of notified bodies

Terms	Variant	429
Notified body		▲
Obligation		

429

Art. 34, 1

Notified bodies shall verify the conformity of high-risk AI systems in accordance with the conformity assessment procedures set out in Article 43.

Terms	Variant	430
AI system		▲
Assessment		
Assessment procedures		
Conformity		
Conformity assessment		
High-risk		
Notified body		
Risk		

430

Art. 34, 2

Notified bodies shall avoid unnecessary burdens for providers when performing their activities, and take due account of the size of the provider, the sector in which it operates, its structure and the degree of complexity of the high-risk AI system concerned, in particular in view of minimising administrative burdens and compliance costs for micro- and small enterprises within the meaning of Recommendation 2003/361/EC. The notified body shall, nevertheless, respect the degree of rigour and the level of protection required for the compliance of the high-risk AI system with the requirements of this Regulation.

Terms	Variant	431
AI system		▲
Compliance		
High-risk		
Notified body		
Protection		
Provider		
Regulation		
Risk		
System		

431

Art. 34, 3

Notified bodies shall make available and submit upon request all relevant documentation, including the providers' documentation, to the notifying authority referred to in Article 28 to allow that authority to conduct its assessment, designation, notification and monitoring activities, and to facilitate the assessment outlined in this Section.

Terms	Variant	432
Assessment		▲
Authority		
Documentation		
Monitoring		
Notification		
Notified body		
Notifying authority		
Provider		

432

Art. 36, 1

The notifying authority shall notify the Commission and the other Member States of any relevant changes to the notification of a notified body via the electronic notification tool referred to in Article 30(2).

Terms	Variant
Authority	
Notification	
Notified body	
Notifying authority	

Terms	Variant
Authority	
Notification	
Notified body	
Notifying authority	

437

Art. 36, 2

The procedures laid down in Articles 29 and 30 shall apply to extensions of the scope of the notification. For changes to the notification other than extensions of its scope, the procedures laid down in paragraphs (3) to (9) shall apply.

Terms	Variant
Notification	

Terms	Variant
Notification	

438

Art. 36, 3

Where a notified body decides to cease its conformity assessment activities, it shall inform the notifying authority and the providers concerned as soon as possible and, in the case of a planned cessation, at least one year before ceasing its activities. The certificates of the notified body may remain valid for a period of nine months after cessation of the notified body's activities, on condition that another notified body has confirmed in writing that it will assume responsibilities for the high-risk AI systems covered by those certificates. The latter notified body shall complete a full assessment of the high-risk AI systems affected by the end of that nine-month-period before issuing new certificates for those systems. Where the notified body has ceased its activity, the notifying authority shall withdraw the designation.

Terms	Variant
AI system	
Assessment	
Authority	
Certificate	
Complete (See also: Completeness)	
Completeness (See also: Complete)	
Conformity	
Conformity assessment	
High-risk	
Notified body	
Notifying authority	
Provider	
Responsibility	
Risk	

Terms	Variant
AI system	
Assessment	
Authority	
Certificate	
Complete (See also: Completeness)	
Completeness (See also: Complete)	
Conformity	
Conformity assessment	
High-risk	
Notified body	
Notifying authority	
Provider	
Responsibility	
Risk	

439

Art. 36, 4

Where a notifying authority has sufficient reason to consider that a notified body no longer meets the requirements laid down in Article 31, or that it is failing to fulfil its obligations, the notifying authority shall without delay investigate the matter with the utmost diligence. In that context, it shall inform the notified body concerned about the objections raised and give it the possibility to make its views known. If the notifying authority comes to the conclusion that the notified body no longer meets the requirements laid down in Article 31 or that it is failing to fulfil its obligations, it shall restrict, suspend or withdraw the designation as appropriate, depending on the seriousness of the failure to meet those requirements or fulfil those obligations. It shall immediately inform the Commission and the other Member States accordingly.

Terms	Variant
Authority	
Notified body	
Notifying authority	
Obligation	

Terms	Variant
Authority	
Notified body	
Notifying authority	
Obligation	

440

Art. 36, 7(b)

submit a report on its findings to the Commission and the other Member States within three months of having notified the changes to the designation;

Terms	Variant	445

445

Art. 36, 7(c)

require the notified body to suspend or withdraw, within a reasonable period of time determined by the authority, any certificates which were unduly issued, in order to ensure the continuing conformity of high-risk AI systems on the market;

Terms	Variant	446
AI system		
Authority		
Certificate		
Conformity		
High-risk		
Notified body		
Risk		

446

Art. 36, 7(d)

inform the Commission and the Member States about certificates the suspension or withdrawal of which it has required;

Terms	Variant	447
Certificate		

447

Art. 36, 7(e)

provide the national competent authorities of the Member State in which the provider has its registered place of business with all relevant information about the certificates of which it has required the suspension or withdrawal; that authority shall take the appropriate measures, where necessary, to avoid a potential risk to health, safety or fundamental rights.

Terms	Variant	448
Authority		
Certificate		
Fundamental right		
?		
Information		
Provider		
Risk		
?		

448

AI Act: Articles and sub-articles connections

Art. 36, 8

With the exception of certificates unduly issued, and where a designation has been suspended or restricted, the certificates shall remain valid in one of the following circumstances:

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

Terms	Variant	449
Certificate		

449

Art. 36, 8(a)

the notifying authority has confirmed, within one month of the suspension or restriction, that there is no risk to health, safety or fundamental rights in relation to certificates affected by the suspension or restriction, and the notifying authority has outlined a timeline for actions to remedy the suspension or restriction; or

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

Terms	Variant	450
Authority		
Certificate		
Fundamental right		
?		
Notifying authority		
Risk		
?		

450

Art. 36, 8(b)

the notifying authority has confirmed that no certificates relevant to the suspension will be issued, amended or re-issued during the course of the suspension or restriction, and states whether the notified body has the capability of continuing to monitor and remain responsible for existing certificates issued for the period of the suspension or restriction; in the event that the notifying authority determines that the notified body does not have the capability to support existing certificates issued, the provider of the system covered by the certificate shall confirm in writing to the national competent authorities of the Member State in which it has its registered place of business, within three months of the suspension or restriction, that another qualified notified body is temporarily assuming the functions of the notified body to monitor and remain responsible for the certificates during the period of suspension or restriction.

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

Terms	Variant	451
Authority		
Certificate		
Event		
Notified body		
Notifying authority		
Provider		
Support		
System		

451

Art. 36, 9

With the exception of certificates unduly issued, and where a designation has been withdrawn, the certificates shall remain valid for a period of nine months under the following circumstances:

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

Terms	Variant	452
Certificate		

452

Art. 39

Conformity assessment bodies established under the law of a third country with which the Union has concluded an agreement may be authorised to carry out the activities of notified bodies under this Regulation, provided that they meet the requirements laid down in Article 31 or they ensure an equivalent level of compliance.

Terms	Variant	465
Assessment		
Compliance		
Conformity		
Conformity assessment		
Notified body		
Regulation		

465

SECTION 5

Standards, conformity assessment, certificates, registration

Terms	Variant	466
Assessment		
Certificate		
Conformity		
Conformity assessment		
Registration		

466

Art. 40

Harmonised standards and standardisation deliverables

Terms	Variant	467
Harmonised standard		

467

Art. 40, 1

High-risk AI systems or general-purpose AI models which are in conformity with harmonised standards or parts thereof the references of which have been published in the Official Journal of the European Union in accordance with Regulation (EU) No 1025/2012 shall be presumed to be in conformity with the requirements set out in Section 2 of this Chapter or, as applicable, with the obligations set out in of Chapter V, Sections 2 and 3, of this Regulation, to the extent that those standards cover those requirements or obligations.

Terms	Variant	468
AI model		
AI system		
Conformity		
General-purpose AI model		
Harmonised standard		
High-risk		
Obligation		
Purpose		
Regulation		
Risk		

468

Art. 45, 1

Notified bodies shall inform the notifying authority of the following:

Table with 2 columns and multiple rows for Art. 45, 1.

Table with Terms and Variant columns for Art. 45, 1. Includes Authority, Notified body, Notifying authority.

505

Art. 45, 1(a)

any Union technical documentation assessment certificates, any supplements to those certificates, and any quality management system approvals issued in accordance with the requirements of Annex VII;

Table with 2 columns and multiple rows for Art. 45, 1(a).

Table with Terms and Variant columns for Art. 45, 1(a). Includes Assessment, Certificate, Documentation, Management, Management system, Quality management, System, Technical documentation.

506

Art. 45, 1(b)

any refusal, restriction, suspension or withdrawal of a Union technical documentation assessment certificate or a quality management system approval issued in accordance with the requirements of Annex VII;

Table with 2 columns and multiple rows for Art. 45, 1(b).

Table with Terms and Variant columns for Art. 45, 1(b). Includes Assessment, Certificate, Documentation, Management, Management system, Quality management, System, Technical documentation.

507

Art. 45, 1(c)

any circumstances affecting the scope of or conditions for notification;

Table with 2 columns and multiple rows for Art. 45, 1(c).

Table with Terms and Variant columns for Art. 45, 1(c). Includes Notification.

508

Art. 48, 3

The CE marking shall be affixed visibly, legibly and indelibly for high-risk AI systems. Where that is not possible or not warranted on account of the nature of the high-risk AI system, it shall be affixed to the packaging or to the accompanying documentation, as appropriate.

Terms	Variant	533
AI system		
CE marking		
Documentation		
High-risk		
Risk		
System		

533

Art. 48, 4

Where applicable, the CE marking shall be followed by the identification number of the notified body responsible for the conformity assessment procedures set out in Article 43. The identification number of the notified body shall be affixed by the body itself or, under its instructions, by the provider or by the provider's authorised representative. The identification number shall also be indicated in any promotional material which mentions that the high-risk AI system fulfils the requirements for CE marking.

Terms	Variant	534
AI system		
Assessment		
Assessment procedures		
CE marking		
Conformity		
Conformity assessment		
High-risk		
Notified body		
Provider		
Risk		
System		

534

Art. 48, 5

Where high-risk AI systems are subject to other Union law which also provides for the affixing of the CE marking, the CE marking shall indicate that the high-risk AI system also fulfil the requirements of that other law.

Terms	Variant	535
AI system		
CE marking		
High-risk		
Risk		
Subject		
System		

535

Art. 49

Registration

	8 Information to be submitted upon the submission of a file.

Terms	Variant	536
Registration		

536

AI Act: Articles and sub-articles connections

Art. 50, 1

Providers shall ensure that AI systems intended to interact directly with natural persons are designed and developed in such a way that the natural persons concerned are informed that they are interacting with an AI system, unless this is obvious from the point of view of a natural person who is reasonably well-informed, observant and circumspect, taking into account the circumstances and the context of use. This obligation shall not apply to AI systems authorised by law to detect, prevent, investigate or prosecute criminal offences, subject to appropriate safeguards for the rights and freedoms of third parties, unless those systems are available for the public to report a criminal offence.

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

Terms	Variant	549
AI system		
Context of use		
Obligation		
Provider		
Safeguard		
Subject		
System		

Art. 50, 2

Providers of AI systems, including general-purpose AI systems, generating synthetic audio, image, video or text content, shall ensure that the outputs of the AI system are marked in a machine-readable format and detectable as artificially generated or manipulated. Providers shall ensure their technical solutions are effective, interoperable, robust and reliable as far as this is technically feasible, taking into account the specificities and limitations of various types of content, the costs of implementation and the generally acknowledged state of the art, as may be reflected in relevant technical standards. This obligation shall not apply to the extent the AI systems perform an assistive function for standard editing or do not substantially alter the input data provided by the deployer or the semantics thereof, or where authorised by law to detect, prevent, investigate or prosecute criminal offences.

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

Terms	Variant	550
AI system		
Data		
Deployer		
Input data		
Obligation		
Provider		
Purpose		
Synthetic (See also: Anonymised data)		
System		

Art. 50, 3

Deployers of an emotion recognition system or a biometric categorisation system shall inform the natural persons exposed thereto of the operation of the system, and shall process the personal data in accordance with Regulations (EU) 2016/679 and (EU) 2018/1725 and Directive (EU) 2016/680, as applicable. This obligation shall not apply to AI systems used for biometric categorisation and emotion recognition, which are permitted by law to detect, prevent or investigate criminal offences, subject to appropriate safeguards for the rights and freedoms of third parties, and in accordance with Union law.

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

Terms	Variant	551
AI system		
?		
Data		
Deployer		
Obligation		
Operation		
?		
Regulation		
Safeguard		
Subject		
System		

Art. 50, 4

Deployers of an AI system that generates or manipulates image, audio or video content constituting a deep fake, shall disclose that the content has been artificially generated or manipulated. This obligation shall not apply where the use is authorised by law to detect, prevent, investigate or prosecute criminal offence. Where the content forms part of an evidently artistic, creative, satirical, fictional or analogous work or programme, the transparency obligations set out in this paragraph are limited to disclosure of the existence of such generated or manipulated content in an appropriate manner that does not hamper the display or enjoyment of the work. Deployers of an AI system that generates or manipulates text which is published with the purpose of informing the public on matters of public interest shall disclose that the text has been artificially generated or manipulated. This obligation shall not apply where the use is authorised by law to detect, prevent, investigate or prosecute criminal offences or where the AI-generated content has undergone a process of human review or editorial control and where a natural or legal person holds editorial responsibility for the publication of the content.

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

Terms	Variant	552
AI system		
Deployer		
Human		
Obligation		
Purpose		
Responsibility		
?		
System		
Transparency		

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(h)

the logs of the processing of personal data in the context of the sandbox are kept for the duration of the participation in the sandbox, unless provided otherwise by Union or national law;

Terms	Variant
?	
Data	
Log	
?	

677

Art. 59, 1(i)

a complete and detailed description of the process and rationale behind the training, testing and validation of the AI system is kept together with the testing results as part of the technical documentation referred to in Annex IV;

Terms	Variant
AI system	
Complete (See also: Completeness)	
Completeness (See also: Complete)	
Documentation	
System	
Technical documentation	
Testing	
Training	
Validation	

678

Art. 59, 1(j)

a short summary of the AI project developed in the sandbox, its objectives and expected results is published on the website of the competent authorities; this obligation shall not cover sensitive operational data in relation to the activities of law enforcement, border control, immigration or asylum authorities.

Terms	Variant
Authority	
Data	
Obligation	

679

Art. 59, 2

For the purposes of the prevention, investigation, detection or prosecution of criminal offences or the execution of criminal penalties, including safeguarding against and preventing threats to public security, under the control and responsibility of law enforcement authorities, the processing of personal data in AI regulatory sandboxes shall be based on a specific Union or national law and subject to the same cumulative conditions as referred to in paragraph 1.

Terms	Variant
Authority	
?	
Data	
Penalty	
?	
Responsibility	
Safeguard	
Security (See also: Cybersecurity)	
Subject	

680

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. 61, 1(e)

the Union-wide unique single identification number of the testing in real world conditions in accordance with Article 60(4) point (c), and the contact details of the provider or its legal representative from whom further information can be obtained.

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

Terms	Variant	709
Contact		
Information		
Provider		
Testing		

709

Art. 61, 2

The informed consent shall be dated and documented and a copy shall be given to the subjects of testing or their legal representative.

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

Terms	Variant	710
Subject		
Testing		

710

Art. 62

Measures for providers and deployers, in particular SMEs, including start-ups

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

Terms	Variant	711
Deployer		
Provider		
SME		

711

Art. 62

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

Terms	Variant	712

712

Art. 65

Terms	Variant

733

Art. 65, 1

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

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.

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.

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. 67
Advisory forum

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

Terms	Variant
Advisory forum	

769

Art. 67, 1
An advisory forum shall be established to provide technical expertise and advise the Board and the Commission, and to contribute to their tasks under this Regulation.

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

Terms	Variant
Advisory forum	
Regulation	
Task	

770

Art. 67, 2
The membership of the advisory forum shall represent a balanced selection of stakeholders, including industry, start-ups, SMEs, civil society and academia. The membership of the advisory forum shall be balanced with regard to commercial and non-commercial interests and, within the category of commercial interests, with regard to SMEs and other undertakings.

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

Terms	Variant
Advisory forum	
SME	
Society	

771

Art. 67, 3
The Commission shall appoint the members of the advisory forum, in accordance with the criteria set out in paragraph 2, from amongst stakeholders with recognised expertise in the field of AI.

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

Terms	Variant
Advisory forum	

772

CHAPTER IX

POST-MARKET MONITORING, INFORMATION SHARING AND MARKET SURVEILLANCE

821

SECTION 1

Post-market monitoring

Terms	Variant	821
Information		
Monitoring		
?		
Surveillance		

822

Terms	Variant	822
Monitoring		
?		

Art. 72

Post-market monitoring by providers and post-market monitoring plan for high-risk AI systems

	4 Technical documentation
	6 Conformity assessment

Terms	Variant	823
AI system		
High-risk		
Monitoring		
?		
Provider		
Risk		

823

Art. 72, 1

Providers shall establish and document a post-market monitoring system in a manner that is proportionate to the nature of the AI technologies and the risks of the high-risk AI system.

Terms	Variant	824
AI system		
High-risk		
Monitoring		
?		
Post-market monitoring system		
Provider		
Risk		
System		

824

Art. 72, 2

The post-market monitoring system shall actively and systematically collect, document and analyse relevant data which may be provided by deployers or which may be collected through other sources on the performance of high-risk AI systems throughout their lifetime, and which allow the provider to evaluate the continuous compliance of AI systems with the requirements set out in Chapter III, Section 2. Where relevant, post-market monitoring shall include an analysis of the interaction with other AI systems. This obligation shall not cover sensitive operational data of deployers which are law-enforcement authorities.

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

Terms	Variant	825
AI system		
Authority		
Compliance		
Data		
?		
Deployer		
High-risk		
Interaction		
Monitoring		
Obligation		
?		
Post-market monitoring system		
Provider		
Relevant data		
Risk		
System		

825

Art. 72, 3

The post-market monitoring system shall be based on a post-market monitoring plan. The post-market monitoring plan shall be part of the technical documentation referred to in Annex IV. The Commission shall adopt an implementing act laying down detailed provisions establishing a template for the post-market monitoring plan and the list of elements to be included in the plan by 2 February 2026. That implementing act 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
3	High-risk AI systems referred to in Article 6

Terms	Variant	826
Documentation		
Monitoring		
?		
Post-market monitoring system		
System		
Technical documentation		

826

Art. 72, 4

For high-risk AI systems covered by the Union harmonisation legislation listed in Section A of Annex I, where a post-market monitoring system and plan are already established under that legislation, in order to ensure consistency, avoid duplications and minimise additional burdens, providers shall have a choice of integrating, as appropriate, the necessary elements described in paragraphs 1, 2 and 3 using the template referred in paragraph 3 into systems and plans already existing under that legislation, provided that it achieves an equivalent level of protection. The first subparagraph of this paragraph shall also apply to high-risk AI systems referred to in point 5 of Annex III placed on the market or put into service by financial institutions that are subject to requirements under Union financial services law regarding their internal governance, arrangements or processes.

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

Terms	Variant	827
AI system		
Consistency		
Governance		
High-risk		
Monitoring		
?		
Post-market monitoring system		
Process		
Protection		
Provider		
Risk		
Service		
Subject		
System		

827

SECTION 2

Sharing of information on serious incidents

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

Terms	Variant	828
Information		
Serious incident		

828

AI Act: Articles and sub-articles connections

SECTION 3

Enforcement

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

Terms	Variant

841

Art. 74

Market surveillance and control of AI systems in the Union market

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

Terms	Variant
AI system	
Surveillance	

842

Art. 74, 1

Regulation (EU) 2019/1020 shall apply to AI systems covered by this Regulation. For the purposes of the effective enforcement of this Regulation:

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

Terms	Variant
AI system	
Regulation	

843

Art. 74, 1(a)

any reference to an economic operator under Regulation (EU) 2019/1020 shall be understood as including all operators identified in Article 2(1) of this Regulation;

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

Terms	Variant
Operator	
Regulation	

844

AI Act: Articles and sub-articles connections

Art. 77

Powers of authorities protecting fundamental rights

873

Art. 77, 1

National public authorities or bodies which supervise or enforce the respect of obligations under Union law protecting fundamental rights, including the right to non-discrimination, in relation to the use of high-risk AI systems referred to in Annex III shall have the power to request and access any documentation created or maintained under this Regulation in accessible language and format when access to that documentation is necessary for effectively fulfilling their mandates within the limits of their jurisdiction. The relevant public authority or body shall inform the market surveillance authority of the Member State concerned of any such request.

874

Art. 77, 2

By 2 November 2024, each Member State shall identify the public authorities or bodies referred to in paragraph 1 and make a list of them publicly available. Member States shall notify the list to the Commission and to the other Member States, and shall keep the list up to date.

875

Art. 77, 3

Where the documentation referred to in paragraph 1 is insufficient to ascertain whether an infringement of obligations under Union law protecting fundamental rights has occurred, the public authority or body referred to in paragraph 1 may make a reasoned request to the market surveillance authority, to organise testing of the high-risk AI system through technical means. The market surveillance authority shall organise the testing with the close involvement of the requesting public authority or body within a reasonable time following the request.

876

		Terms	Variant	873
		Authority		
		Fundamental right		

		Terms	Variant	874
		Access (See also: Accessibility)		
		AI system		
		Authority		
		Documentation		
		Fundamental right		
		High-risk		
		Obligation		
		Regulation		
		Risk		
		Surveillance		

		Terms	Variant	875
		Authority		

		Terms	Variant	876
		AI system		
		Authority		
		Documentation		
		Fundamental right		
		High-risk		
		Infringement		
		Obligation		
		Risk		
		Surveillance		
		System		
		Testing		

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



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Art. 78, 1(b)

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

Terms	Variant	881
Regulation		

881

Art. 78, 1(c)

public and national security interests;

Terms	Variant	882
Security (See also: Cybersecurity)		

882

Art. 78, 1(d)

the conduct of criminal or administrative proceedings;

Terms	Variant	883

883

Art. 78, 1(e)

information classified pursuant to Union or national law.

Terms	Variant	884
Information		

884

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, 2

The authorities involved in the application of this Regulation pursuant to paragraph 1 shall request only data that is strictly necessary for the assessment of the risk posed by AI systems and for the exercise of their powers in accordance with this Regulation and with Regulation (EU) 2019/1020. They shall put in place adequate and effective cybersecurity measures to protect the security and confidentiality of the information and data obtained, and shall delete the data collected as soon as it is no longer needed for the purpose for which it was obtained, in accordance with applicable Union or national law.

Terms	Variant	885
AI system		
Assessment		
Authority		
Confidential		
?		
Cybersecurity (See also: Security)		
Data		
Information		
Purpose		
Regulation		
Risk		
Security (See also: Cybersecurity)		

885

Art. 78, 3

Without prejudice to paragraphs 1 and 2, information exchanged on a confidential basis between the national competent authorities or between national competent authorities and the Commission shall not be disclosed without prior consultation of the originating national competent authority and the deployer when high-risk AI systems referred to in point 1, 6 or 7 of Annex III are used by law enforcement, border control, immigration or asylum authorities and when such disclosure would jeopardise public and national security interests. This exchange of information shall not cover sensitive operational data in relation to the activities of law enforcement, border control, immigration or asylum authorities. When the law enforcement, immigration or asylum authorities are providers of high-risk AI systems referred to in point 1, 6 or 7 of Annex III, the technical documentation referred to in Annex IV shall remain within the premises of those authorities. Those authorities shall ensure that the market surveillance authorities referred to in Article 74(8) and (9), as applicable, can, upon request, immediately access the documentation or obtain a copy thereof. Only staff of the market surveillance authority holding the appropriate level of security clearance shall be allowed to access that documentation or any copy thereof.

Terms	Variant	886
Access (See also: Accessibility)		
AI system		
Authority		
Confidential		
Data		
Deployer		
Documentation		
High-risk		
Information		
Provider		
Risk		
Security (See also: Cybersecurity)		
Surveillance		
Technical documentation		

886

Art. 78, 4

Paragraphs 1, 2 and 3 shall not affect the rights or obligations of the Commission, Member States and their relevant authorities, as well as those of notified bodies, with regard to the exchange of information and the dissemination of warnings, including in the context of cross-border cooperation, nor shall they affect the obligations of the parties concerned to provide information under criminal law of the Member States.

Terms	Variant	887
Authority		
Cooperation		
Information		
Notified body		
Obligation		

887

Art. 78, 5

The Commission and Member States may exchange, where necessary and in accordance with relevant provisions of international and trade agreements, confidential information with regulatory authorities of third countries with which they have concluded bilateral or multilateral confidentiality arrangements guaranteeing an adequate level of confidentiality.

Terms	Variant	888
Authority		
Confidential		
?		
Information		

888

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. 80, 6

Where the provider of the AI system concerned does not take adequate corrective action within the period referred to in paragraph 2 of this Article, Article 79(5) to (9) shall apply.

Terms	Variant	909
AI system		
Corrective action		
Provider		
System		

909

Art. 80, 7

Where, in the course of the evaluation pursuant to paragraph 1 of this Article, the market surveillance authority establishes that the AI system was misclassified by the provider as non-high-risk in order to circumvent the application of requirements in Chapter III, Section 2, the provider shall be subject to fines in accordance with Article 99.

Terms	Variant	910
AI system		
Authority		
Evaluation (See also: Evaluating)		
Fine		
High-risk		
Provider		
Risk		
Subject		
Surveillance		
System		

910

Art. 80, 8

In exercising their power to monitor the application of this Article, and in accordance with Article 11 of Regulation (EU) 2019/1020, market surveillance authorities may perform appropriate checks, taking into account in particular information stored in the EU database referred to in Article 71 of this Regulation.

Terms	Variant	911
Authority		
Database		
EU database		
Information		
Regulation		
Surveillance		

911

Art. 81

Union safeguard procedure

Terms	Variant	912
Safeguard		

912

AI Act: Articles and sub-articles connections

Art. 82, 5
 The Commission shall immediately communicate its decision to the Member States concerned and to the relevant operators. It shall also inform the other Member States.

Terms	Variant	921

921
Art. 83
 Formal non-compliance

Terms	Variant	922
Compliance		
Non-compliance		

922
Art. 83, 1
 Where the market surveillance authority of a Member State makes one of the following findings, it shall require the relevant provider to put an end to the non-compliance concerned, within a period it may prescribe:

Terms	Variant	923
Authority		
Compliance		
Non-compliance		
Provider		
Surveillance		

923
Art. 83, 1(a)
 the CE marking has been affixed in violation of Article 48;

Terms	Variant	924
CE marking		

Art. 84, 1

The Commission shall designate one or more Union AI testing support structures to perform the tasks listed under Article 21(6) of Regulation (EU) 2019/1020 in the area of AI.

Terms	Variant	933
Regulation		
Support		
Task		
Testing		

933

Art. 84, 2

Without prejudice to the tasks referred to in paragraph 1, Union AI testing support structures shall also provide independent technical or scientific advice at the request of the Board, the Commission, or of market surveillance authorities.

Terms	Variant	934
Authority		
Support		
Surveillance		
Task		
Testing		

934

SECTION 4

Remedies

Terms	Variant	935

935

Art. 85

Right to lodge a complaint with a market surveillance authority

Terms	Variant	936
Authority		
Surveillance		

936

AI Act: Articles and sub-articles connections

Art. 85

Without prejudice to other administrative or judicial remedies, any natural or legal person having grounds to consider that there has been an infringement of the provisions of this Regulation may submit complaints to the relevant market surveillance authority. In accordance with Regulation (EU) 2019/1020, such complaints shall be taken into account for the purpose of conducting market surveillance activities, and shall be handled in line with the dedicated procedures established therefor by the market surveillance authorities.

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

Terms	Variant	937
Authority		
Infringement		
Purpose		
Regulation		
Surveillance		

937

Art. 86

Right to explanation of individual decision-making

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

Terms	Variant	938
Decision-making		

938

Art. 86, 1

Any affected person subject to a decision which is taken by the deployer on the basis of the output from a high-risk AI system listed in Annex III, with the exception of systems listed under point 2 thereof, and which produces legal effects or similarly significantly affects that person in a way that they consider to have an adverse impact on their health, safety or fundamental rights shall have the right to obtain from the deployer clear and meaningful explanations of the role of the AI system in the decision-making procedure and the main elements of the decision taken.

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

Terms	Variant	939
AI system		
Decision-making		
Deployer		
Fundamental right		
?		
High-risk		
Risk		
?		
Subject		
System		

939

Art. 86, 2

Paragraph 1 shall not apply to the use of AI systems for which exceptions from, or restrictions to, the obligation under that paragraph follow from Union or national law in compliance with Union law.

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

Terms	Variant	940
AI system		
Compliance		
Obligation		

940

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. 92, 2

The Commission may decide to appoint independent experts to carry out evaluations on its behalf, including from the scientific panel established pursuant to Article 68. Independent experts appointed for this task shall meet the criteria outlined in Article 68(2).

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

Terms Variant 973

Terms	Variant
Independent expert	
Task	

973

Art. 92, 3

For the purposes of paragraph 1, the Commission may request access to the general-purpose AI model concerned through APIs or further appropriate technical means and tools, including source code.

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

Terms Variant 974

Terms	Variant
Access (See also: Accessibility)	
AI model	
General-purpose AI model	
Purpose	

974

Art. 92, 4

The request for access shall state the legal basis, the purpose and reasons of the request and set the period within which the access is to be provided, and the fines provided for in Article 101 for failure to provide access.

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

Terms Variant 975

Terms	Variant
Access (See also: Accessibility)	
Fine	
Purpose	

975

Art. 92, 5

The providers of the general-purpose AI model concerned or its representative shall supply the information requested. In the case of legal persons, companies or firms, or where the provider has no legal personality, the persons authorised to represent them by law or by their statutes, shall provide the access requested on behalf of the provider of the general-purpose AI model concerned.

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

Terms Variant 976

Terms	Variant
Access (See also: Accessibility)	
AI model	
General-purpose AI model	
Information	
Provider	
Purpose	

976

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. 97

Exercise of the delegation

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

Terms	Variant

1009

Art. 97, 1

The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.

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

Terms	Variant
Subject	

1010

Art. 97, 2

The power to adopt delegated acts referred to in Article 6(6) and (7), Article 7(1) and (3), Article 11(3), Article 43(5) and (6), Article 47(5), Article 51(3), Article 52(4) and Article 53(5) and (6) shall be conferred on the Commission for a period of five years from 1 August 2024. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the end of the five-year period. The delegation of power shall be tacitly extended for periods of an identical duration, unless the European Parliament or the Council opposes such extension not later than three months before the end of each period.

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

Terms	Variant

1011

Art. 97, 3

The delegation of power referred to in Article 6(6) and (7), Article 7(1) and (3), Article 11(3), Article 43(5) and (6), Article 47(5), Article 51(3), Article 52(4) and Article 53(5) and (6) may be revoked at any time by the European Parliament or by the Council. A decision of revocation shall put an end to the delegation of power specified in that decision. It shall take effect the day following that of its publication in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.

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

Terms	Variant

1012

Art. 98, 1

The Commission shall be assisted by a committee. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.

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

Terms	Variant	1017
Regulation		

1017

Art. 98, 2

Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.

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

Terms	Variant	1018
Regulation		

1018

CHAPTER XII PENALTIES

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

Terms	Variant	1019
Penalty		

1019

Art. 99 Penalties

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

Terms	Variant	1020
Penalty		

1020

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, 4(e)
obligations of deployers pursuant to Article 26;

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

Terms	Variant
Deployer	
Obligation	

1029

Art. 99, 4(f)
requirements and obligations of notified bodies pursuant to Article 31, Article 33(1), (3) and (4) or Article 34;

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

Terms	Variant
Notified body	
Obligation	

1030

Art. 99, 4(g)
transparency obligations for providers and deployers pursuant to Article 50.

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

Terms	Variant
Deployer	
Obligation	
Provider	
Transparency	

1031

Art. 99, 5
The supply of incorrect, incomplete or misleading information to notified bodies or national competent authorities in reply to a request shall be subject to administrative fines of up to EUR 7 500 000 or, if the offender is an undertaking, up to 1 % of its total worldwide annual turnover for the preceding financial year, whichever is higher.

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

Terms	Variant
Administrative fine	
Authority	
Fine	
Information	
Notified body	
Subject	

1032

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. 100, 1(c)

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

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

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;

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

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;

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

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;

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

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

1056

