

AI Act: Articles and sub-articles connections

Art. 3, (5)
'authorised representative' means a natural or legal person located or established in the Union who has received and accepted a written mandate from a provider of an AI system or a general-purpose AI model to, respectively, perform and carry out on its behalf the obligations and procedures established by this Regulation;

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

Terms	Variant
AI model	
AI system	
Authorised representative	
General-purpose AI model	
General-purpose AI model	
Obligation	
Provider	
Purpose	
Regulation	
System	

Art. 3, (6)
'importer' means a natural or legal person located or established in the Union that places on the market an AI system that bears the name or trademark of a natural or legal person established in a third country;

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

Terms	Variant
AI system	
System	

Art. 3, (7)
'distributor' means a natural or legal person in the supply chain, other than the provider or the importer, that makes an AI system available on the Union market;

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

Terms	Variant
AI system	
Chain	
Distributor	
Provider	
System	

Art. 3, (8)
'operator' means a provider, product manufacturer, deployer, authorised representative, importer or distributor;

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

Terms	Variant
Authorised representative	
Deployer	
Distributor	
Operator	
Provider	

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[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	53
Assessment		
Conformity		
Conformity assessment		
Conformity assessment body		
Testing		

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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	54
Assessment		
Conformity		
Conformity assessment		
Conformity assessment body		
Notified body		
Regulation		

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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	55
AI system		
Assessment		
Compliance		
Conformity		
Conformity assessment		
Intended purpose		
Placing on the market		
Provider		
Purpose		
Putting into service		
Service		
Substantial modification		
System		

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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	56
AI system		
CE marking		
Conformity		
Provider		
System		

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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;

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

Terms	Variant

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Art. 3, (61)(ii)

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

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

Terms	Variant
Authorised representative	
Provider	

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Art. 3, (61)(iii)

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

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

Terms	Variant
Deployer	
Infringement	

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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;

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

Terms	Variant
Operator	

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Art. 4,1

Providers and deployers of AI systems shall take measures to ensure, to their best extent, a sufficient level of AI literacy of their staff and other persons dealing with the operation and use of AI systems on their behalf, taking into account their technical knowledge, experience, education and training and the context the AI systems are to be used in, and considering the persons or groups of persons on whom the AI systems are to be used.

Terms	Variant	113
AI literacy		▲
AI system		
Deployer		
Education		
Experience		
Knowledge		
Literacy		
Operation		
Provider		
Training		

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CHAPTER II
PROHIBITED AI PRACTICES

Terms	Variant	114
Prohibited AI		▲

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Art. 5
Prohibited AI practices

Terms	Variant	115
Prohibited AI		▲

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Art. 5, 1
The following AI practices shall be prohibited:

Terms	Variant	116
		▲

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Art. 5, 1(c)(ii)

detrimental or unfavourable treatment of certain natural persons or groups of persons that is unjustified or disproportionate to their social behaviour or its gravity;

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

Terms	Variant

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Art. 5, 1(d)

the placing on the market, the putting into service for this specific purpose, or the use of an AI system for making risk assessments of natural persons in order to assess or predict the risk of a natural person committing a criminal offence, based solely on the profiling of a natural person or on assessing their personality traits and characteristics; this prohibition shall not apply to AI systems used to support the human assessment of the involvement of a person in a criminal activity, which is already based on objective and verifiable facts directly linked to a criminal activity;

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

Terms	Variant
AI system	
Assessment	
Human	
Placing on the market	
Profiling	
Purpose	
Putting into service	
Risk	
Service	
Support	
System	

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Art. 5, 1(e)

the placing on the market, the putting into service for this specific purpose, or the use of AI systems that create or expand facial recognition databases through the untargeted scraping of facial images from the internet or CCTV footage;

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

Terms	Variant
AI system	
Placing on the market	
Purpose	
Putting into service	
Service	

123

Art. 5, 1(f)

the placing on the market, the putting into service for this specific purpose, or the use of AI systems to infer emotions of a natural person in the areas of workplace and education institutions, except where the use of the AI system is intended to be put in place or into the market for medical or safety reasons;

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

Terms	Variant
AI system	
Education	
Market for medical or safety reasons	
Placing on the market	
Purpose	
Putting into service	
Safety (See also: Health)	
Service	
System	

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Art. 5, 2

In addition, the use of 'real-time' remote biometric identification systems in publicly accessible spaces for the purposes of law enforcement for any of the objectives referred to in paragraph 1, first subparagraph, point (h), of this Article shall comply with necessary and proportionate safeguards and conditions in relation to the use in accordance with the national law authorising the use thereof, in particular as regards the temporal, geographic and personal limitations. The use of the 'real-time' remote biometric identification system in publicly accessible spaces shall be authorised only if the law enforcement authority has completed a fundamental rights impact assessment as provided for in Article 27 and has registered the system in the EU database according to Article 49. However, in duly justified cases of urgency, the use of such systems may be commenced without the registration in the EU database, provided that such registration is completed without undue delay.

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AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms Variant	133
		Assessment	
		Authority	
		Biometric identification	
		?	
		Database	
		EU database	
		Fundamental right	
		Impact assessment	
		Law enforcement	
		Law enforcement authority	
		Publicly accessible space	
		Registration	
		Remote biometric identification system	
		Safeguard	
		System	

Art. 5, 3

For the purposes of paragraph 1, first subparagraph, point (h) and paragraph 2, each use for the purposes of law enforcement of a 'real-time' remote biometric identification system in publicly accessible spaces shall be subject to a prior authorisation granted by a judicial authority or an independent administrative authority whose decision is binding of the Member State in which the use is to take place, issued upon a reasoned request and in accordance with the detailed rules of national law referred to in paragraph 5. However, in a duly justified situation of urgency, the use of such system may be commenced without an authorisation provided that such authorisation is requested without undue delay, at the latest within 24 hours. If such authorisation is rejected, the use shall be stopped with immediate effect and all the data, as well as the results and outputs of that use shall be immediately discarded and deleted. The competent judicial authority or an independent administrative authority whose decision is binding shall grant the authorisation only where it is satisfied, on the basis of objective evidence or clear indications presented to it, that the use of the 'real-time' remote biometric identification system concerned is necessary for, and proportionate to, achieving one of the objectives specified in paragraph 1, first subparagraph, point (h), as identified in the request and, in particular, remains limited to what is strictly necessary concerning the period of time as well as the geographic and personal scope. In deciding on the request, that authority shall take into account the elements referred to in paragraph 2. No decision that produces an adverse legal effect on a person may be taken based solely on the output of the 'real-time' remote biometric identification system.

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AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms Variant	134
		Authority	
		Biometric identification	
		?	
		Data	
		Law enforcement	
		Publicly accessible space	
		Remote biometric identification system	
		Subject	
		System	

Art. 5, 4

Without prejudice to paragraph 3, each use of a 'real-time' remote biometric identification system in publicly accessible spaces for law enforcement purposes shall be notified to the relevant market surveillance authority and the national data protection authority in accordance with the national rules referred to in paragraph 5. The notification shall, as a minimum, contain the information specified under paragraph 6 and shall not include sensitive operational data.

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AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms Variant	135
		Authority	
		Biometric identification	
		Data	
		Data protection (See also: Privacy)	
		Information	
		Law enforcement	
		Market surveillance authority	
		Notification	
		Protection	
		Publicly accessible space	
		Remote biometric identification system	
		Sensitive operational data	
		Surveillance	
		System	

Art. 5, 5

A Member State may decide to provide for the possibility to fully or partially authorise the use of 'real-time' remote biometric identification systems in publicly accessible spaces for the purposes of law enforcement within the limits and under the conditions listed in paragraph 1, first subparagraph, point (h), and paragraphs 2 and 3. Member States concerned shall lay down in their national law the necessary detailed rules for the request, issuance and exercise of, as well as supervision and reporting relating to, the authorisations referred to in paragraph 3. Those rules shall also specify in respect of which of the objectives listed in paragraph 1, first subparagraph, point (h), including which of the criminal offences referred to in point (h)(iii) thereof, the competent authorities may be authorised to use those systems for the purposes of law enforcement. Member States shall notify those rules to the Commission at the latest 30 days following the adoption thereof. Member States may introduce, in accordance with Union law, more restrictive laws on the use of remote biometric identification systems.

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AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms Variant	136
		Authority	
		Biometric identification	
		Law enforcement	
		Publicly accessible space	
		Remote biometric identification system	
		Supervision	

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Annexes and relative Article in AI Act

Art. 7, 2(h)

the extent to which there is an imbalance of power, or the persons who are potentially harmed or suffer an adverse impact are in a vulnerable position in relation to the deployer of an AI system, in particular due to status, authority, knowledge, economic or social circumstances, or age;

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

Terms	Variant	169
AI system		
Authority		
Deployer		
Knowledge		
System		

169

Art. 7, 2(i)

the extent to which the outcome produced involving an AI system is easily corrigible or reversible, taking into account the technical solutions available to correct or reverse it, whereby outcomes having an adverse impact on health, safety or fundamental rights, shall not be considered to be easily corrigible or reversible;

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

Terms	Variant	170
AI system		
Fundamental right		
Health (See also: Safety)		
Safety (See also: Health)		
System		

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Art. 7, 2(j)

the magnitude and likelihood of benefit of the deployment of the AI system for individuals, groups, or society at large, including possible improvements in product safety;

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

Terms	Variant	171
AI system		
Benefit		
Safety (See also: Health)		
Society		
System		

171

Art. 7, 2(k)

the extent to which existing Union law provides for:

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

Terms	Variant	172

172

Art. 10, 1

High-risk AI systems which make use of techniques involving the training of AI models with data shall be developed on the basis of training, validation and testing data sets that meet the quality criteria referred to in paragraphs 2 to 5 whenever such data sets are used.

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AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act
4	Technical documentation

Terms	Variant
AI model	
AI system	
Data	
?	
High-risk	
?	
Risk	
Testing	
Testing data	
Training	
Validation	

Art. 10, 2

Training, validation and testing data sets shall be subject to data governance and management practices appropriate for the intended purpose of the high-risk AI system. Those practices shall concern in particular:

202

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act
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Terms	Variant
AI system	
Data	
Data governance	
?	
Governance	
High-risk	
Intended purpose	
Management	
Purpose	
Risk	
Subject	
System	
Testing	
Testing data	
Training	
Validation	

Art. 10, 2(a)

the relevant design choices;

203

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act
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Terms	Variant
Design	

Art. 10, 2(b)

data collection processes and the origin of data, and in the case of personal data, the original purpose of the data collection;

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AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act
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Terms	Variant
?	
Data	
Data collection processes	
Origin of data (See also: Data provenance)	
?	
Process	
Purpose	

AI Act: Articles and sub-articles connections

Art. 12, 2(b)

facilitating the post-market monitoring referred to in Article 72; and

		Terms	Variant	229
		Monitoring		
		?		

229

Art. 12, 2(c)

monitoring the operation of high-risk AI systems referred to in Article 26(5).

		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:

		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);

		Terms	Variant	232
		System		

232

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Art. 13, 3(b)

the characteristics, capabilities and limitations of performance of the high-risk AI system, including:

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms Variant	241
		AI system	▲
		High-risk	
		Risk	
		System	

241

Art. 13, 3(b)(i)

its intended purpose;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms Variant	242
		Intended purpose	▲
		Purpose	

242

Art. 13, 3(b)(ii)

the level of accuracy, including its metrics, robustness and cybersecurity referred to in Article 15 against which the high-risk AI system has been tested and validated and which can be expected, and any known and foreseeable circumstances that may have an impact on that expected level of accuracy, robustness and cybersecurity;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms Variant	243
		Accuracy (See also: Free of errors)	▲
		AI system	
		Cybersecurity (See also: Security)	
		High-risk	
		Metric	
		Risk	
		Robustness	
		System	

243

Art. 13, 3(b)(iii)

any known or foreseeable circumstance, related to the use of the high-risk AI system in accordance with its intended purpose or under conditions of reasonably foreseeable misuse, which may lead to risks to the health and safety or fundamental rights referred to in Article 9(2);

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms Variant	244
		AI system	▲
		Fundamental right	
		Health (See also: Safety)	
		High-risk	
		Intended purpose	
		Purpose	
		Reasonably foreseeable misuse	
		Risk	
		Safety (See also: Health)	
		System	

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AI ACT and relative Article in AI Act

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Art. 13, 3(b)(iv)

where applicable, the technical capabilities and characteristics of the high-risk AI system to provide information that is relevant to explain its output;

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

Terms	Variant	245
AI system		
High-risk		
Information		
Risk		
System		

245

Art. 13, 3(b)(v)

when appropriate, its performance regarding specific persons or groups of persons on which the system is intended to be used;

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

Terms	Variant	246
System		

246

Art. 13, 3(b)(vi)

when appropriate, specifications for the input data, or any other relevant information in terms of the training, validation and testing data sets used, taking into account 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	247
AI system		
Data		
?		
High-risk		
Information		
Input data		
Intended purpose		
Purpose		
Risk		
Specification		
System		
Testing		
Testing data		
Training		
Validation		

247

Art. 13, 3(b)(vii)

where applicable, information to enable deployers to interpret the output of the high-risk AI system and use it appropriately;

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

Terms	Variant	248
AI system		
Deployer		
High-risk		
Information		
Risk		
System		

248

Art. 14

Human oversight

253

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act
	4 Technical documentation

Terms	Variant	253
Human		
Human oversight		

Art. 14, 1

High-risk AI systems shall be designed and developed in such a way, including with appropriate human-machine interface tools, that they can be effectively overseen by natural persons during the period in which they are in use.

254

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act
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Terms	Variant	254
AI system		
High-risk		
Human		
Risk		

Art. 14, 2

Human oversight shall aim to prevent or minimise the risks to health, safety or fundamental rights that may emerge when a high-risk AI system is used in accordance with its intended purpose or under conditions of reasonably foreseeable misuse, in particular where such risks persist despite the application of other requirements set out in this Section.

255

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act
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Terms	Variant	255
AI system		
Fundamental right		
Health (See also: Safety)		
High-risk		
Human		
Human oversight		
Intended purpose		
Purpose		
Reasonably foreseeable misuse		
Risk		
Safety (See also: Health)		
System		

Art. 14, 3

The oversight measures shall be commensurate with the risks, level of autonomy and context of use of the high-risk AI system, and shall be ensured through either one or both of the following types of measures:

256

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act
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Terms	Variant	256
AI system		
Autonomy		
Context of use		
High-risk		
Risk		
System		

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Art. 15, 3

The levels of accuracy and the relevant accuracy metrics of high-risk AI systems shall be declared in the accompanying instructions of use.

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

Terms	Variant	269
Accuracy (See also: <i>Free of errors</i>)		
AI system		
High-risk		
Metric		
Risk		

269

Art. 15, 4

High-risk AI systems shall be as resilient as possible regarding errors, faults or inconsistencies that may occur within the system or the environment in which the system operates, in particular due to their interaction with natural persons or other systems. Technical and organisational measures shall be taken in this regard. The robustness of high-risk AI systems may be achieved through technical redundancy solutions, which may include backup or fail-safe plans. High-risk AI systems that continue to learn after being placed on the market or put into service shall be developed in such a way as to eliminate or reduce as far as possible the risk of possibly biased outputs influencing input for future operations (feedback loops), and as to ensure that any such feedback loops are duly addressed with appropriate mitigation measures.

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

Terms	Variant	270
AI system		
High-risk		
Interaction		
Risk		
Robustness		
Service		
System		

270

Art. 15, 5

High-risk AI systems shall be resilient against attempts by unauthorised third parties to alter their use, outputs or performance by exploiting system vulnerabilities. The technical solutions aiming to ensure the cybersecurity of high-risk AI systems shall be appropriate to the relevant circumstances and the risks. The technical solutions to address AI specific vulnerabilities shall include, where appropriate, measures to prevent, detect, respond to, resolve and control for attacks trying to manipulate the training data set (data poisoning), or pre-trained components used in training (model poisoning), inputs designed to cause the AI model to make a mistake (adversarial examples or model evasion), confidentiality attacks or model flaws.

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

Terms	Variant	271
AI model		
AI system		
Confidential		
?		
Cybersecurity (See also: <i>Security</i>)		
Data		
?		
High-risk		
Risk		
System		
Training		
Training data		
Training data		

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SECTION 3

Obligations of providers and deployers of high-risk AI systems and other parties

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

Terms	Variant	272
AI system		
Deployer		
High-risk		
Obligation		
Provider		
Risk		

272

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AI ACT and relative Article in AI Act

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Art. 16

Obligations of providers of high-risk AI systems. Providers of high-risk AI systems shall:

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

Terms	Variant	273
AI system		
High-risk		
Obligation		
Provider		
Risk		

273

Art. 16, (a)

ensure that their high-risk AI systems are compliant with the requirements set out in Section 2;

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

Terms	Variant	274
AI system		
Compliant		
High-risk		
Risk		

274

Art. 16, (b)

indicate on the high-risk AI system or, where that is not possible, on its packaging or its accompanying documentation, as applicable, their name, registered trade name or registered trade mark, the address at which they can be contacted;

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

Terms	Variant	275
AI system		
Documentation		
High-risk		
Risk		
System		

275

Art. 16, (c)

have a quality management system in place which complies with Article 17;

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

Terms	Variant	276
Management		
Management system		
Quality management		
System		

276

AI Act: Articles and sub-articles connections

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, 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

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;

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

Terms	Variant	285
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 Conformity assessment	
7 Conformity based on an assessment of the	

Terms	Variant	286
Management		
Management system		
Quality management		
System		

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

Terms	Variant	288
AI system		
Compliance		
High-risk		
Management		
Management system		
Provider		
Quality management		
Regulation		
Risk		
System		

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

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

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Art. 18, 1

The provider shall, for a period ending 10 years after the high-risk AI system has been placed on the market or put into service, keep at the disposal of the national competent authorities:

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

Terms	Variant
AI system	
Authority	
High-risk	
National competent authority	
Provider	
Risk	
Service	
System	

306

Art. 18, 1(a)

the technical documentation referred to in Article 11;

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

Terms	Variant
Documentation	
Technical documentation	

307

Art. 18, 1(b)

the documentation concerning the quality management system referred to in Article 17;

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

Terms	Variant
Documentation	
Management	
Management system	
Quality management	
System	

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Art. 18, 1(c)

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

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

Terms	Variant
Documentation	
Notified body	

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Art. 19
Automatically generated logs

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

Terms	Variant
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.

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

Terms	Variant
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.

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

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

316

Art. 20
Corrective actions and duty of information

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

Terms	Variant
Corrective action	
Information	

317

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;

330

Table with 2 columns and 20 rows, used for mapping terms between the article and its relative annexes.

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

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;

331

Table with 2 columns and 20 rows, used for mapping terms between the article and its relative annexes.

Terms Variant 331
AI system
Authority
High-risk
Risk
System

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.

332

Table with 2 columns and 20 rows, used for mapping terms between the article and its relative annexes.

Terms Variant 332
Authorised representative
Authority
Compliance
Information
Obligation
Provider
Registration
Regulation

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.

333

Table with 2 columns and 20 rows, used for mapping terms between the article and its relative annexes.

Terms Variant 333
Authorised representative
Authority
Market surveillance authority
Notified body
Obligation
Provider
Regulation
Surveillance

AI Act: Articles and sub-articles connections

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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, 1(b)

the provider has drawn up the technical documentation in accordance with Article 11 and Annex IV;

Terms	Variant	337
Documentation		
Provider		
Technical documentation		

337

Art. 24, 4

A distributor that considers or has reason to consider, on the basis of the information in its possession, a high-risk AI system which it has made available on the market not to be in conformity with the requirements set out in Section 2, shall take the corrective actions necessary to bring that system into conformity with those requirements, to withdraw it or recall it, or shall ensure that the provider, the importer or any relevant operator, as appropriate, takes those corrective actions. Where the high-risk AI system presents a risk within the meaning of Article 79(1), the distributor shall immediately inform the provider or importer of the system and the authorities competent for the high-risk AI system concerned, giving details, in particular, of the non-compliance and of any corrective actions taken.

Terms	Variant	350
AI system		
Authority		
Compliance		
Conformity		
Corrective action		
Distributor		
High-risk		
Information		
Non-compliance		
Operator		
Provider		
Risk		
System		

350

Art. 24, 5

Upon a reasoned request from a relevant competent authority, distributors of a high-risk AI system shall provide that authority with all the information and documentation regarding their actions pursuant to paragraphs 1 to 4 necessary to demonstrate the conformity of that system with the requirements set out in Section 2.

Terms	Variant	351
AI system		
Authority		
Conformity		
Documentation		
High-risk		
Information		
Risk		
System		

351

Art. 24, 6

Distributors shall cooperate with the relevant competent authorities in any action those authorities take in relation to a high-risk AI system made available on the market by the distributors, in particular to reduce or mitigate the risk posed by it.

Terms	Variant	352
AI system		
Authority		
High-risk		
Risk		
System		

352

Art. 25

Responsibilities along the AI value chain

Terms	Variant	353
Chain		
Responsibility		

353

AI Act: Articles and sub-articles connections

Art. 25, 1

Any distributor, importer, deployer or other third-party shall be considered to be a provider of a high-risk AI system for the purposes of this Regulation and shall be subject to the obligations of the provider under Article 16, in any of the following circumstances:

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms	Variant	
		AI system		354
		Deployer		
		Distributor		
		High-risk		
		Obligation		
		Provider		
		Regulation		
		Risk		
		Subject		
		System		

354

Art. 25, 1(a)

they put their name or trademark on a high-risk AI system already placed on the market or put into service, without prejudice to contractual arrangements stipulating that the obligations are otherwise allocated;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms	Variant	
		AI system		355
		High-risk		
		Obligation		
		Risk		
		Service		
		System		

355

Art. 25, 1(b)

they make a substantial modification to a high-risk AI system that has already been placed on the market or has already been put into service in such a way that it remains a high-risk AI system pursuant to Article 6;

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms	Variant	
		AI system		356
		High-risk		
		Risk		
		Service		
		Substantial modification		
		System		

356

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.

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms	Variant	
		AI system		357
		General-purpose AI system		
		High-risk		
		Intended purpose		
		Purpose		
		Risk		
		Service		
		System		

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Art. 27, 1(d)

the specific risks of harm likely to have an impact on the categories of natural persons or groups of persons identified pursuant to point (c) of this paragraph, taking into account the information given by the provider pursuant to Article 13;

Terms	Variant
Information	
Provider	

382

Art. 27, 1(e)

a description of the implementation of human oversight measures, according to the instructions for use;

Terms	Variant
Human	
Human oversight	
Instructions for use	

383

Art. 27, 1(f)

the measures to be taken in the case of the materialisation of those risks, including the arrangements for internal governance and complaint mechanisms.

Terms	Variant
Governance	

384

Art. 27, 2

The obligation laid down in paragraph 1 applies to the first use of the high-risk AI system. The deployer may, in similar cases, rely on previously conducted fundamental rights impact assessments or existing impact assessments carried out by provider. If, during the use of the high-risk AI system, the deployer considers that any of the elements listed in paragraph 1 has changed or is no longer up to date, the deployer shall take the necessary steps to update the information.

Terms	Variant
AI system	
Deployer	
Fundamental right	
High-risk	
Impact assessment	
Information	
Obligation	
Provider	
Risk	
System	

385

Art. 35, 1

The Commission shall assign a single identification number to each notified body, even where a body is notified under more than one Union act.

Terms	Variant
Notified body	

434

Art. 35, 2

The Commission shall make publicly available the list of the bodies notified under this Regulation, including their identification numbers and the activities for which they have been notified. The Commission shall ensure that the list is kept up to date.

Terms	Variant
Regulation	

435

Art. 36

Changes to notifications

Terms	Variant
Notification	

436

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	

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Art. 38, 2

Each notifying authority shall ensure that the bodies notified by it participate in the work of a group referred to in paragraph 1, directly or through designated representatives.

Terms	Variant	462
Authority		
Notifying authority		

462

Art. 38, 3

The Commission shall provide for the exchange of knowledge and best practices between notifying authorities.

Terms	Variant	463
Authority		
Best practice		
Knowledge		
Notifying authority		

463

Art. 39

Conformity assessment bodies of third countries

Terms	Variant	464
Assessment		
Conformity		
Conformity assessment		
Conformity assessment body		

464

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		
Conformity assessment body		
Notified body		
Regulation		

465

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Art. 41, 1(a)(i)

the request has not been accepted by any of the European standardisation organisations; or

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

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

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

Terms	Variant
Harmonised standard	
Regulation	

475

Art. 41, 1(a)(iii)

the relevant harmonised standards insufficiently address fundamental rights concerns; or

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

Terms	Variant
Fundamental right	
Harmonised standard	

476

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
Harmonised standard	

477

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Annexes and relative Article in AI Act

Terms	Variant	490
AI system		
Assessment		
Compliance		
Conformity		
Conformity assessment		
Documentation		
High-risk		
Management		
Management system		
Notified body		
Provider		
Quality management		
Risk		
System		
Technical documentation		

Art. 43, 1(b)
the assessment of the quality management system and the assessment of the technical documentation, with the involvement of a notified body, referred to in Annex VII. In demonstrating the compliance of a high-risk AI system with the requirements set out in Section 2, the provider shall follow the conformity assessment procedure set out in Annex VII where:

490
Art. 43, 1(a)
harmonised standards referred to in Article 40 do not exist, and common specifications referred to in Article 41 are not available;

Terms	Variant	491
Common specification		
Harmonised standard		
Specification		

491
Art. 43, 1(b)
the provider has not applied, or has applied only part of, the harmonised standard;

Terms	Variant	492
Harmonised standard		
Provider		

492
Art. 43, 1(c)
the common specifications referred to in point (a) exist, but the provider has not applied them;

Terms	Variant	493
Common specification		
Provider		
Specification		

493

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;

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

Terms	Variant	506
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;

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

Terms	Variant	507
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;

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

Terms	Variant	508
Notification		

508

Art. 45, 1(d)

any request for information which they have received from market surveillance authorities regarding conformity assessment activities;

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

Terms	Variant	509
Assessment		
Authority		
Conformity		
Conformity assessment		
Information		
Market surveillance authority		
Surveillance		

509

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

Art. 46, 1

By way of derogation from Article 43 and upon a duly justified request, any market surveillance authority may authorise the placing on the market or the putting into service of specific high-risk AI systems within the territory of the Member State concerned, for exceptional reasons of public security or the protection of life and health of persons, environmental protection or the protection of key industrial and infrastructural assets. That authorisation shall be for a limited period while the necessary conformity assessment procedures are being carried out, taking into account the exceptional reasons justifying the derogation. The completion of those procedures shall be undertaken without undue delay.

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

Terms	Variant
AI system	
Assessment	
Assessment procedures	
Authority	
Conformity	
Conformity assessment	
Derogation	
Environmental protection	
Health (See also: Safety)	
High-risk	
Market surveillance authority	
Placing on the market	
Protection	
Putting into service	
Risk	
Security (See also: Cybersecurity)	
Service	
Surveillance	

517

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.

		8	Information to be submitted upon the notification of high-risk	Terms	Variant	538
				AI system		
				Authorised representative		
				Database		
				EU database		
				High-risk		
				Placing on the market		
				Provider		
				Putting into service		
				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.

		8	Information to be submitted upon the notification of high-risk	Terms	Variant	539
				AI system		
				Authority		
				Database		
				Deployer		
				EU database		
				High-risk		
				Putting into service		
				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:

				Terms	Variant	540
				AI system		
				Database		
				EU database		
				High-risk		
				Information		
				Law enforcement		
				Management		
				Registration		
				Risk		

540

Art. 49, 4(a)

Section A, points 1 to 10, of Annex VIII, with the exception of points 6, 8 and 9;

				Terms	Variant	541

541

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CHAPTER IV

TRANSPARENCY OBLIGATIONS FOR PROVIDERS AND DEPLOYERS OF CERTAIN AI SYSTEMS

Terms	Variant	547
AI system		
Deployer		
Obligation		
Provider		
Transparency		

547

Art. 50

Transparency obligations for providers and deployers of certain AI systems

Terms	Variant	548
AI system		
Deployer		
Obligation		
Provider		
Transparency		

548

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.

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

549

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.

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

550

AI Act: Articles and sub-articles connections

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

Art. 51

	13	Criteria for the designation of

Terms	Variant	559

559

Art. 51, 1

A general-purpose AI model shall be classified as a general-purpose AI model with systemic risk if it meets any of the following conditions:

	13	Criteria for the designation of

Terms	Variant	560
AI model		
General-purpose AI model		
General-purpose AI model		
Purpose		
Risk		
Systemic risk		
Systemic risk		

560

Art. 51, 1(a)

it has high impact capabilities evaluated on the basis of appropriate technical tools and methodologies, including indicators and benchmarks;

Terms	Variant	561

561

Art. 51, 1(b)

based on a decision of the Commission, ex officio or following a qualified alert from the scientific panel, it has capabilities or an impact equivalent to those set out in point (a) having regard to the criteria set out in Annex XIII.

Terms	Variant	562
Alert		

562

Art. 52, 2

The provider of a general-purpose AI model that meets the condition referred to in Article 51(1), point (a), may present, with its notification, sufficiently substantiated arguments to demonstrate that, exceptionally, although it meets that requirement, the general-purpose AI model does not present, due to its specific characteristics, systemic risks and therefore should not be classified as a general-purpose AI model with systemic risk.

Terms	Variant	567
AI model		▲
General-purpose AI model		
General-purpose AI model		
Notification		
Provider		
Purpose		
Risk		
Systemic risk		
Systemic risk		

567

Art. 52, 3

Where the Commission concludes that the arguments submitted pursuant to paragraph 2 are not sufficiently substantiated and the relevant provider was not able to demonstrate that the general-purpose AI model does not present, due to its specific characteristics, systemic risks, it shall reject those arguments, and the general-purpose AI model shall be considered to be a general-purpose AI model with systemic risk.

Terms	Variant	568
AI model		▲
General-purpose AI model		
General-purpose AI model		
Provider		
Purpose		
Risk		
Systemic risk		
Systemic risk		

568

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.

Terms	Variant	569
AI model		▲
Alert		
General-purpose AI model		
General-purpose AI model		
Purpose		
Systemic risk		
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.

Terms	Variant	570
AI model		▲
General-purpose AI model		
General-purpose AI model		
Provider		
Purpose		
Risk		
Systemic risk		
Systemic risk		

570

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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;

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

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.

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

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

580

Art. 53, 2

The obligations set out in paragraph 1, points (a) and (b), shall not apply to providers of AI models that are released under a free and open-source licence that allows for the access, usage, modification, and distribution of the model, and whose parameters, including the weights, the information on the model architecture, and the information on model usage, are made publicly available. This exception shall not apply to general-purpose AI models with systemic risks.

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

Terms	Variant	581
Access (See also: Accessibility)		
AI model		
Architecture		
General-purpose AI model		
General-purpose AI model		
Information		
Obligation		
Provider		
Purpose		
Systemic risk		
Systemic risk		

581

Art. 53, 3

Providers of general-purpose AI models shall cooperate as necessary with the Commission and the national competent authorities in the exercise of their competences and powers pursuant to this Regulation.

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

Terms	Variant	582
AI model		
Authority		
General-purpose AI model		
General-purpose AI model		
National competent authority		
Provider		
Purpose		
Regulation		

582

AI Act: Articles and sub-articles connections

SECTION 3

Obligations of providers of general-purpose AI models with systemic risk

Terms	Variant	598
AI model		▲
General-purpose AI model		
General-purpose AI model		
Obligation		
Provider		
Purpose		
Risk		
Systemic risk		
Systemic risk		

598

Art. 55

Obligations of providers of general-purpose AI models with systemic risk

Terms	Variant	599
AI model		▲
General-purpose AI model		
General-purpose AI model		
Obligation		
Provider		
Purpose		
Risk		
Systemic risk		
Systemic risk		

599

Art. 55, 1

In addition to the obligations listed in Articles 53 and 54, providers of general-purpose AI models with systemic risk shall:

Terms	Variant	600
AI model		▲
General-purpose AI model		
General-purpose AI model		
Obligation		
Provider		
Purpose		
Risk		
Systemic risk		
Systemic risk		

600

Art. 55, 1(a)

perform model evaluation in accordance with standardised protocols and tools reflecting the state of the art, including conducting and documenting adversarial testing of the model with a view to identifying and mitigating systemic risks;

Terms	Variant	601
Evaluation (See also: Evaluating)		▲
Systemic risk		
Systemic risk		
Testing		

601

Art. 55, 3

Any information or documentation obtained pursuant to this Article, including trade secrets, shall be treated in accordance with the confidentiality obligations set out in Article 78.

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

Terms	Variant
Confidential	
?	
Documentation	
Information	
Obligation	

606

SECTION 4

Codes of practice

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

Terms	Variant
Code of practice	

607

Art. 56

Codes of practice

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

Terms	Variant
Code of practice	

608

Art. 56, 1

The AI Office shall encourage and facilitate the drawing up of codes of practice at Union level in order to contribute to the proper application of this Regulation, taking into account international approaches.

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

Terms	Variant
AI Office	
Code of practice	
Regulation	

609

Art. 59, 1(a)(i)

public safety and public health, including disease detection, diagnosis prevention, control and treatment and improvement of health care systems;

Terms	Variant	666
Health (See also: Safety)		▲
Improvement		
Safety (See also: Health)		

666

Art. 59, 1(a)(ii)

a high level of protection and improvement of the quality of the environment, protection of biodiversity, protection against pollution, green transition measures, climate change mitigation and adaptation measures;

Terms	Variant	667
Improvement		▲
Protection		

667

Art. 59, 1(a)(iii)

energy sustainability;

Terms	Variant	668
Sustainability (See also: Sustainable)		▲

668

Art. 59, 1(a)(iv)

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

Terms	Variant	669
Critical infrastructure		▲
Safety (See also: Health)		

669

Art. 60

Testing of high-risk AI systems in real world conditions outside AI regulatory sandboxes

9	
	Information to be submitted upon the submission of risk

Terms	Variant	682
AI regulatory sandbox		
AI system		
High-risk		
Risk		
Testing		

682

Art. 60, 1

Testing of high-risk AI systems in real world conditions outside AI regulatory sandboxes may be conducted by providers or prospective providers of high-risk AI systems listed in Annex III, in accordance with this Article and the real-world testing plan referred to in this Article, without prejudice to the prohibitions under Article 5. The Commission shall, by means of implementing acts, specify the detailed elements of the real-world testing plan. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 98(2). This paragraph shall be without prejudice to Union or national law on the testing in real world conditions of high-risk AI systems related to products covered by Union harmonisation legislation listed in Annex I.

Terms	Variant	683
AI regulatory sandbox		
AI system		
High-risk		
Product		
Provider		
Real-world testing plan		
Risk		
Testing		

683

Art. 60, 2

Providers or prospective providers may conduct testing of high-risk AI systems referred to in Annex III in real world conditions at any time before the placing on the market or the putting into service of the AI system on their own or in partnership with one or more deployers or prospective deployers.

Terms	Variant	684
AI system		
Deployer		
High-risk		
Placing on the market		
Provider		
Putting into service		
Risk		
Service		
System		
Testing		

684

Art. 60, 3

The testing of high-risk AI systems in real world conditions under this Article shall be without prejudice to any ethical review that is required by Union or national law.

Terms	Variant	685
AI system		
?		
Ethical review		
High-risk		
?		
Risk		
Testing		

685

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AI ACT and relative Article in AI Act

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Art. 60, 4(d)

the provider or prospective provider conducting the testing in real world conditions is established in the Union or has appointed a legal representative who is established in the Union;

Terms	Variant
Provider	
Testing	

690

Art. 60, 4(e)

data collected and processed for the purpose of the testing in real world conditions shall be transferred to third countries only provided that appropriate and applicable safeguards under Union law are implemented;

Terms	Variant
Data	
Purpose	
Safeguard	
Testing	

691

Art. 60, 4(f)

the testing in real world conditions does not last longer than necessary to achieve its objectives and in any case not longer than six months, which may be extended for an additional period of six months, subject to prior notification by the provider or prospective provider to the market surveillance authority, accompanied by an explanation of the need for such an extension;

Terms	Variant
Authority	
Market surveillance authority	
Notification	
Provider	
Subject	
Surveillance	
Testing	

692

Art. 60, 4(g)

the subjects of the testing in real world conditions who are persons belonging to vulnerable groups due to their age or disability, are appropriately protected;

Terms	Variant
Disability	
Subject	
Testing	

693

AI Act: Articles and sub-articles connections

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.

Terms	Variant	710
Informed consent		
Subject		
Testing		

710

Art. 62

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

Terms	Variant	711
Deployer		
Provider		
SME		

711

Art. 62

Terms	Variant	712

712

Art. 62, 1

Member States shall undertake the following actions:

Terms	Variant	713

713

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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;

Terms	Variant	714
Access (See also: Accessibility)		
AI regulatory sandbox		
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;

Terms	Variant	715
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;

Terms	Variant	716
AI regulatory sandbox		
Authority		
Deployer		
Regulation		
SME		

716

Art. 62, 1(d)

facilitate the participation of SMEs and other relevant stakeholders in the standardisation development process.

Terms	Variant	717
SME		

717

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Art. 65, 4(b)

are designated as a single contact point vis-à-vis the Board and, where appropriate, taking into account Member States' needs, as a single contact point for stakeholders;

Terms	Variant
Contact	

739

Art. 65, 4(c)

are empowered to facilitate consistency and coordination between national competent authorities in their Member State as regards the implementation of this Regulation, including through the collection of relevant data and information for the purpose of fulfilling their tasks on the Board.

Terms	Variant
Authority	
Consistency	
Coordination	
Data	
Information	
National competent authority	
Purpose	
Regulation	
Relevant data	
Task	

740

Art. 65, 5

The designated representatives of the Member States shall adopt the Board's rules of procedure by a two-thirds majority. The rules of procedure shall, in particular, lay down procedures for the selection process, the duration of the mandate of, and specifications of the tasks of, the Chair, detailed arrangements for voting, and the organisation of the Board's activities and those of its sub-groups.

Terms	Variant
Specification	
Task	

741

Art. 65, 6

The Board shall establish two standing sub-groups to provide a platform for cooperation and exchange among market surveillance authorities and notifying authorities about issues related to market surveillance and notified bodies respectively. The standing sub-group for market surveillance should act as the administrative cooperation group (ADCO) for this Regulation within the meaning of Article 30 of Regulation (EU) 2019/1020. The Board may establish other standing or temporary sub-groups as appropriate for the purpose of examining specific issues. Where appropriate, representatives of the advisory forum referred to in Article 67 may be invited to such sub-groups or to specific meetings of those subgroups as observers.

Terms	Variant
Advisory forum	
Authority	
Cooperation	
Market surveillance authority	
Notified body	
Notifying authority	
Purpose	
Regulation	
Surveillance	

742

AI Act: Articles and sub-articles connections

Art. 65, 7

The Board shall be organised and operated so as to safeguard the objectivity and impartiality of its activities.

Terms	Variant	743
Safeguard		

743

Art. 65, 8

The Board shall be chaired by one of the representatives of the Member States. The AI Office shall provide the secretariat for the Board, convene the meetings upon request of the Chair, and prepare the agenda in accordance with the tasks of the Board pursuant to this Regulation and its rules of procedure.

Terms	Variant	744
AI Office		
Regulation		
Task		

744

Art. 66

Tasks of the Board

Terms	Variant	745
Task		

745

Art. 66

The Board shall advise and assist the Commission and the Member States in order to facilitate the consistent and effective application of this Regulation. To that end, the Board may in particular:

Terms	Variant	746
Regulation		

746

AI Act: Articles and sub-articles connections

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Art. 66, (a)

contribute to the coordination among national competent authorities responsible for the application of this Regulation and, in cooperation with and subject to the agreement of the market surveillance authorities concerned, support joint activities of market surveillance authorities referred to in Article 74(11);

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

Terms	Variant	747
Authority		
Cooperation		
Coordination		
Market surveillance authority		
National competent authority		
Regulation		
Subject		
Support		
Surveillance		

747

Art. 66, (b)

collect and share technical and regulatory expertise and best practices among Member States;

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

Terms	Variant	748
Best practice		

748

Art. 66, (c)

provide advice on the implementation of this Regulation, in particular as regards the enforcement of rules on general-purpose AI models;

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

Terms	Variant	749
AI model		
General-purpose AI model		
General-purpose AI model		
Purpose		
Regulation		

749

Art. 66, (d)

contribute to the harmonisation of administrative practices in the Member States, including in relation to the derogation from the conformity assessment procedures referred to in Article 46, the functioning of AI regulatory sandboxes, and testing in real world conditions referred to in Articles 57, 59 and 60;

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

Terms	Variant	750
AI regulatory sandbox		
Assessment		
Assessment procedures		
Conformity		
Conformity assessment		
Derogation		
Testing		

750

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Art. 67, 10

The advisory forum shall prepare an annual report on its activities. That report shall be made publicly available.

Terms	Variant	779
Advisory forum		

779

Art. 68

Scientific panel of independent experts

Terms	Variant	780
Independent expert		

780

Art. 68, 1

The Commission shall, by means of an implementing act, make provisions on the establishment of a scientific panel of independent experts (the 'scientific panel') intended to support the enforcement activities under this Regulation. That implementing act shall be adopted in accordance with the examination procedure referred to in Article 98(2).

Terms	Variant	781
Independent expert		
Regulation		
Support		

781

Art. 68, 2

The scientific panel shall consist of experts selected by the Commission on the basis of up-to-date scientific or technical expertise in the field of AI necessary for the tasks set out in paragraph 3, and shall be able to demonstrate meeting all of the following conditions:

Terms	Variant	782
Task		

782

Art. 70, 4
National competent authorities shall take appropriate measures to ensure an adequate level of cybersecurity.

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

Terms	Variant	807
Authority		
Cybersecurity (See also: Security)		
National competent authority		

807
Art. 70, 5
When performing their tasks, the national competent authorities shall act in accordance with the confidentiality obligations set out in Article 78.

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

Terms	Variant	808
Authority		
Confidential		
?		
National competent authority		
Obligation		
Task		

808
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		
Confidential		
Human		
Information		
National competent authority		
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		
National competent authority		

Art. 71, 5

The EU database shall contain personal data only in so far as necessary for collecting and processing information in accordance with this Regulation. That information shall include the names and contact details of natural persons who are responsible for registering the system and have the legal authority to represent the provider or the deployer, as applicable.

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

Terms	Variant
Authority	
?	
Contact	
Data	
Database	
Deployer	
EU database	
Information	
?	
Provider	
Regulation	
System	

819

Art. 71, 6

The Commission shall be the controller of the EU database. It shall make available to providers, prospective providers and deployers adequate technical and administrative support. The EU database shall comply with the applicable accessibility requirements.

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

Terms	Variant
Accessibility (See also: Access)	
Controller	
Database	
Deployer	
EU database	
Provider	
Support	

820

CHAPTER IX

POST-MARKET MONITORING, INFORMATION SHARING AND MARKET SURVEILLANCE

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

Terms	Variant
Information	
Monitoring	
?	
Surveillance	

821

SECTION 1

Post-market monitoring

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

Terms	Variant
Monitoring	
?	

822

Art. 72

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

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.

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.

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).

826

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act
4	Technical documentation
6	Conformity assessment procedure based on

Terms	Variant
AI system	
High-risk	
Monitoring	
?	
Provider	
Risk	

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

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

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

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

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
Documentation	
Monitoring	
?	
Post-market monitoring system	
System	
Technical documentation	

AI Act: Articles and sub-articles connections

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Annexes and relative Article in AI Act

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.

827

SECTION 2

Sharing of information on serious incidents

828

Art. 73

Reporting of serious incidents

829

Art. 73, 1

Providers of high-risk AI systems placed on the Union market shall report any serious incident to the market surveillance authorities of the Member States where that incident occurred.

830

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

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

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

Terms	Variant
Information	
Serious incident	

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

Terms	Variant
Serious incident	

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

Terms	Variant
AI system	
Authority	
High-risk	
Incident	
Market surveillance authority	
Provider	
Risk	
Serious incident	
Surveillance	

AI Act: Articles and sub-articles connections

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Art. 74, 3

For high-risk AI systems related to products covered by the Union harmonisation legislation listed in Section A of Annex I, the market surveillance authority for the purposes of this Regulation shall be the authority responsible for market surveillance activities designated under those legal acts. By derogation from the first subparagraph, and in appropriate circumstances, Member States may designate another relevant authority to act as a market surveillance authority, provided they ensure coordination with the relevant sectoral market surveillance authorities responsible for the enforcement of the Union harmonisation legislation listed in Annex I.

847

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms	Variant
		AI system	
		Authority	
		Coordination	
		Derogation	
		High-risk	
		Market surveillance authority	
		Product	
		Regulation	
		Risk	
		Surveillance	

Art. 74, 4

The procedures referred to in Articles 79 to 83 of this Regulation shall not apply to AI systems related to products covered by the Union harmonisation legislation listed in section A of Annex I, where such legal acts already provide for procedures ensuring an equivalent level of protection and having the same objective. In such cases, the relevant sectoral procedures shall apply instead.

848

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms	Variant
		AI system	
		Product	
		Protection	
		Regulation	

Art. 74, 5

Without prejudice to the powers of market surveillance authorities under Article 14 of Regulation (EU) 2019/1020, for the purpose of ensuring the effective enforcement of this Regulation, market surveillance authorities may exercise the powers referred to in Article 14(4), points (d) and (j), of that Regulation remotely, as appropriate.

849

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms	Variant
		Authority	
		Market surveillance authority	
		Purpose	
		Regulation	
		Surveillance	

Art. 74, 6

For high-risk AI systems placed on the market, put into service, or used by financial institutions regulated by Union financial services law, the market surveillance authority for the purposes of this Regulation shall be the relevant national authority responsible for the financial supervision of those institutions under that legislation in so far as the placing on the market, putting into service, or the use of the AI system is in direct connection with the provision of those financial services.

850

AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	Terms	Variant
		AI system	
		Authority	
		High-risk	
		Market surveillance authority	
		Placing on the market	
		Putting into service	
		Regulation	
		Risk	
		Service	
		Supervision	
		Surveillance	
		System	

AI Act: Articles and sub-articles connections

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Annexes and relative Article in AI Act

Art. 76, 4

Where a market surveillance authority has taken a decision referred to in paragraph 3 of this Article, or has issued an objection within the meaning of Article 60(4), point (b), the decision or the objection shall indicate the grounds thereof and how the provider or prospective provider can challenge the decision or objection.

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

Terms	Variant	871
Authority		
Market surveillance authority		
Provider		
Surveillance		

871

Art. 76, 5

Where applicable, where a market surveillance authority has taken a decision referred to in paragraph 3, it shall communicate the grounds thereof to the market surveillance authorities of other Member States in which the AI system has been tested in accordance with the testing plan.

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

Terms	Variant	872
AI system		
Authority		
Market surveillance authority		
Surveillance		
System		
Testing		

872

Art. 77

Powers of authorities protecting fundamental rights

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

Terms	Variant	873
Authority		
Fundamental right		

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.

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

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

874

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Annexes and relative Article in AI Act



Art. 78, 1

The Commission, market surveillance authorities and notified bodies and any other natural or legal person involved in the application of this Regulation shall, in accordance with Union or national law, respect the confidentiality of information and data obtained in carrying out their tasks and activities in such a manner as to protect, in particular:

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

Terms	Variant	879
Authority		
Confidential		
?		
Data		
Information		
Market surveillance authority		
Notified body		
Regulation		
Surveillance		
Task		

879

Art. 78, 1(a)

the intellectual property rights and confidential business information or trade secrets of a natural or legal person, including source code, except in the cases referred to in Article 5 of Directive (EU) 2016/943 of the European Parliament and of the Council (57);

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

Terms	Variant	880
Confidential		
Information		

880

Art. 78, 1(b)

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

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

Terms	Variant	881
Regulation		

881

Art. 78, 1(c)

public and national security interests;

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

Terms	Variant	882
Security (See also: Cybersecurity)		

882

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Annexes and relative Article in AI Act

Art. 78, 1(d)

the conduct of criminal or administrative proceedings;

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

Terms	Variant

883

Art. 78, 1(e)

information classified pursuant to Union or national law.

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

Terms	Variant
Information	

884

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.

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

Terms	Variant
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.

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

Terms	Variant
Access (See also: Accessibility)	
AI system	
Authority	
Confidential	
Data	
Deployer	
Documentation	
High-risk	
Information	
Law enforcement	
Market surveillance authority	
National competent authority	
Provider	
Risk	
Security (See also: Cybersecurity)	
Sensitive operational data	
Surveillance	
Technical documentation	

886

Art. 79, 2

Where the market surveillance authority of a Member State has sufficient reason to consider an AI system to present a risk as referred to in paragraph 1 of this Article, it shall carry out an evaluation of the AI system concerned in respect of its compliance with all the requirements and obligations laid down in this Regulation. Particular attention shall be given to AI systems presenting a risk to vulnerable groups. Where risks to fundamental rights are identified, the market surveillance authority shall also inform and fully cooperate with the relevant national public authorities or bodies referred to in Article 77(1). The relevant operators shall cooperate as necessary with the market surveillance authority and with the other national public authorities or bodies referred to in Article 77(1). Where, in the course of that evaluation, the market surveillance authority or, where applicable the market surveillance authority in cooperation with the national public authority referred to in Article 77(1), finds that the AI system does not comply with the requirements and obligations laid down in this Regulation, it shall without undue delay require the relevant operator to take all appropriate corrective actions to bring the AI system into compliance, to withdraw the AI system from the market, or to recall it within a period the market surveillance authority may prescribe, and in any event within the shorter of 15 working days, or as provided for in the relevant Union harmonisation legislation. The market surveillance authority shall inform the relevant notified body accordingly. Article 18 of Regulation (EU) 2019/1020 shall apply to the measures referred to in the second subparagraph of this paragraph.

Terms	Variant	891
AI system		
Authority		
Compliance		
Cooperation		
Corrective action		
Evaluation (See also: Evaluating)		
Event		
Fundamental right		
Market surveillance authority		
Notified body		
Obligation		
Operator		
Regulation		
Risk		
Surveillance		
System		

891

Art. 79, 3

Where the market surveillance authority considers that the non-compliance is not restricted to its national territory, it shall inform the Commission and the other Member States without undue delay of the results of the evaluation and of the actions which it has required the operator to take.

Terms	Variant	892
Authority		
Compliance		
Evaluation (See also: Evaluating)		
Market surveillance authority		
Non-compliance		
Operator		
Surveillance		

892

Art. 79, 4

The operator shall ensure that all appropriate corrective action is taken in respect of all the AI systems concerned that it has made available on the Union market.

Terms	Variant	893
AI system		
Corrective action		
Operator		

893

Art. 79, 5

Where the operator of an AI system does not take adequate corrective action within the period referred to in paragraph 2, the market surveillance authority shall take all appropriate provisional measures to prohibit or restrict the AI system's being made available on its national market or put into service, to withdraw the product or the standalone AI system from that market or to recall it. That authority shall without undue delay notify the Commission and the other Member States of those measures.

Terms	Variant	894
AI system		
Authority		
Corrective action		
Market surveillance authority		
Operator		
Service		
Surveillance		
System		

894

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Art. 80

Procedure for dealing with AI systems classified by the provider as non-high-risk in application of Annex III

Terms	Variant	903
AI system		
High-risk		
Provider		
Risk		

903

Art. 80, 1

Where a market surveillance authority has sufficient reason to consider that an AI system classified by the provider as non-high-risk pursuant to Article 6(3) is indeed high-risk, the market surveillance authority shall carry out an evaluation of the AI system concerned in respect of its classification as a high-risk AI system based on the conditions set out in Article 6(3) and the Commission guidelines.

Terms	Variant	904
AI system		
Authority		
Categorization (See also: Classification)		
Classification (See also: Categorization)		
Evaluation (See also: Evaluating)		
High-risk		
Market surveillance authority		
Provider		
Risk		
Surveillance		
System		

904

Art. 80, 2

Where, in the course of that evaluation, the market surveillance authority finds that the AI system concerned is high-risk, it shall without undue delay require the relevant provider to take all necessary actions to bring the AI system into compliance with the requirements and obligations laid down in this Regulation, as well as take appropriate corrective action within a period the market surveillance authority may prescribe.

Terms	Variant	905
AI system		
Authority		
Compliance		
Compliance with the requirements		
Corrective action		
Evaluation (See also: Evaluating)		
High-risk		
Market surveillance authority		
Obligation		
Provider		
Regulation		
Risk		
Surveillance		
System		

905

Art. 80, 3

Where the market surveillance authority considers that the use of the AI system concerned is not restricted to its national territory, it shall inform the Commission and the other Member States without undue delay of the results of the evaluation and of the actions which it has required the provider to take.

Terms	Variant	906
AI system		
Authority		
Evaluation (See also: Evaluating)		
Market surveillance authority		
Provider		
Surveillance		
System		

906

AI Act: Articles and sub-articles connections

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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
Authority	
Compliance	
Market surveillance authority	
Non-compliance	
Provider	
Surveillance	

923

Art. 83, 1(a)

the CE marking has been affixed in violation of Article 48;

Terms	Variant
CE marking	

924

Art. 83, 1(b)

the CE marking has not been affixed;

Terms	Variant
CE marking	

925

Art. 83, 1(c)

the EU declaration of conformity referred to in Article 47 has not been drawn up;

Terms	Variant
Conformity	
Declaration	

926

Art. 83, 2

Where the non-compliance referred to in paragraph 1 persists, the market surveillance authority of the Member State concerned shall take appropriate and proportionate measures to restrict or prohibit the high-risk AI system being made available on the market or to ensure that it is recalled or withdrawn from the market without delay.

Terms	Variant
AI system	
Authority	
Compliance	
High-risk	
Market surveillance authority	
Non-compliance	
Risk	
Surveillance	
System	

931

Art. 84

Union AI testing support structures

Terms	Variant
Support	
Testing	

932

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
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
Authority	
Market surveillance authority	
Support	
Surveillance	
Task	
Testing	

934

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AI Act sub-articles

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Art. 90, 1

The scientific panel may provide a qualified alert to the AI Office where it has reason to suspect that:

Terms	Variant	955
AI Office		
Alert		

955

Art. 90, 1(a)

a general-purpose AI model poses concrete identifiable risk at Union level; or

Terms	Variant	956
AI model		
General-purpose AI model		
General-purpose AI model		
Purpose		
Risk		

956

Art. 90, 1(b)

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

Terms	Variant	957
AI model		
General-purpose 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	958
AI Office		
Alert		
Measure		
Purpose		

958

AI Act: Articles and sub-articles connections

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

960

Art. 90, 3(b)

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

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.

Terms	Variant
Information	
Alert	

962

Art. 91
Power to request documentation and information

Terms Variant 963

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.

Terms Variant 964

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

964

Art. 91, 2
Before sending the request for information, the AI Office may initiate a structured dialogue with the provider of the general-purpose AI model.

Terms Variant 965

AI model
AI Office
General-purpose AI model
General-purpose AI model
Information
Information
Provider
Purpose

965

Art. 91, 3
Upon a duly substantiated request from the scientific panel, the Commission may issue a request for information to a provider of a general-purpose AI model, where the access to information is necessary and proportionate for the fulfilment of the tasks of the scientific panel under Article 68(2).

Terms Variant 966

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

AI Act: Articles and sub-articles connections

Standard

AI Act

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Art. 93
Power to request measures

Terms	Variant

979

Art. 93, 1
Where necessary and appropriate, the Commission may request providers to:

Terms	Variant
Provider	

980

Art. 93, 1(a)
take appropriate measures to comply with the obligations set out in Articles 53 and 54;

Terms	Variant
Obligation	

981

Art. 93, 1(b)
implement mitigation measures, where the evaluation carried out in accordance with Article 92 has given rise to serious and substantiated concern of a systemic risk at Union level;

Terms	Variant
Evaluation (See also: Evaluating)	
Risk	
Systemic risk	
Systemic risk	

982

AI Act: Articles and sub-articles connections

Art. 95, 2(d)

facilitating an inclusive and diverse design of AI systems, including through the establishment of inclusive and diverse development teams and the promotion of stakeholders' participation in that process;

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

Terms	Variant
AI system	
Design	

995

Art. 95, 2(e)

assessing and preventing the negative impact of AI systems on vulnerable persons or groups of vulnerable persons, including as regards accessibility for persons with a disability, as well as on gender equality.

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

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

996

Art. 95, 3

Codes of conduct may be drawn up by individual providers or deployers of AI systems or by organisations representing them or by both, including with the involvement of any interested stakeholders and their representative organisations, including civil society organisations and academia. Codes of conduct may cover one or more AI systems taking into account the similarity of the intended purpose of the relevant systems.

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

Terms	Variant
AI system	
Deployer	
Intended purpose	
Provider	
Purpose	
Similarity	
Society	

997

Art. 95, 4

The AI Office and the Member States shall take into account the specific interests and needs of SMEs, including start-ups, when encouraging and facilitating the drawing up of codes of conduct.

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

Terms	Variant
AI Office	
SME	

998

AI Act: Articles and sub-articles connections

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CHAPTER XII

PENALTIES

1019

Art. 99

Penalties

Terms	Variant	1019
Penalty		

1020

Art. 99, 1

In accordance with the terms and conditions laid down in this Regulation, Member States shall lay down the rules on penalties and other enforcement measures, which may also include warnings and non-monetary measures, applicable to infringements of this Regulation by operators, and shall take all measures necessary to ensure that they are properly and effectively implemented, thereby taking into account the guidelines issued by the Commission pursuant to Article 96. The penalties provided for shall be effective, proportionate and dissuasive. They shall take into account the interests of SMEs, including start-ups, and their economic viability.

Terms	Variant	1021
Infringement		
Penalty		
Regulation		
SME		

1021

Art. 99, 2

The Member States shall, without delay and at the latest by the date of entry into application, notify the Commission of the rules on penalties and of other enforcement measures referred to in paragraph 1, and shall notify it, without delay, of any subsequent amendment to them.

Terms	Variant	1022
Amendment		
Penalty		

1022

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AI ACT and relative Article in AI Act

Annexes and relative Article in AI Act

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.

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

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:

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

Terms	Variant

1108

Art. 112, 2(a)

the need for amendments extending existing area headings or adding new area headings in Annex III;

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

Terms	Variant
Amendment	

1109

Art. 112, 2(b)

amendments to the list of AI systems requiring additional transparency measures in Article 50;

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

Terms	Variant
AI system	
Amendment	
Transparency	

1110

AI Act: Articles and sub-articles connections

Standard

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Art. 112, 6

By 2 August 2028 and every four years thereafter, the Commission shall submit a report on the review of the progress on the development of standardisation deliverables on the energy-efficient development of general-purpose AI models, and assess the need for further measures or actions, including binding measures or actions. The report shall be submitted to the European Parliament and to the Council, and it shall be made public.

Terms	Variant
AI model	
General-purpose AI model	
General-purpose AI model	
Purpose	
?	

1119

Art. 112, 7

By 2 August 2028 and every three years thereafter, the Commission shall evaluate the impact and effectiveness of voluntary codes of conduct to foster the application of the requirements set out in Chapter III, Section 2 for AI systems other than high-risk AI systems and possibly other additional requirements for AI systems other than high-risk AI systems, including as regards environmental sustainability.

Terms	Variant
AI system	
Effectiveness	
High-risk	
Risk	
Sustainability (See also: Sustainable)	

1120

Art. 112, 8

For the purposes of paragraphs 1 to 7, the Board, the Member States and national competent authorities shall provide the Commission with information upon its request and without undue delay.

Terms	Variant
Authority	
Information	
National competent authority	

1121

Art. 112, 9

In carrying out the evaluations and reviews referred to in paragraphs 1 to 7, the Commission shall take into account the positions and findings of the Board, of the European Parliament, of the Council, and of other relevant bodies or sources.

Terms	Variant
?	

1122

AI Act: Articles and sub-articles connections

Standard

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Art. 112, 10

The Commission shall, if necessary, submit appropriate proposals to amend this Regulation, in particular taking into account developments in technology, the effect of AI systems on health and safety, and on fundamental rights, and in light of the state of progress in the information society.

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

Terms	Variant	1123
AI system		
Fundamental right		
Health (See also: Safety)		
Information		
Regulation		
Safety (See also: Health)		
Society		

1123

Art. 112, 11

To guide the evaluations and reviews referred to in paragraphs 1 to 7 of this Article, the AI Office shall undertake to develop an objective and participative methodology for the evaluation of risk levels based on the criteria outlined in the relevant Articles and the inclusion of new systems in:

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

Terms	Variant	1124
AI Office		
Evaluation (See also: Evaluating)		
?		
Risk		

1124

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;

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

Terms	Variant	1125

1125

Art. 112, 11(b)

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

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

Terms	Variant	1126

1126

