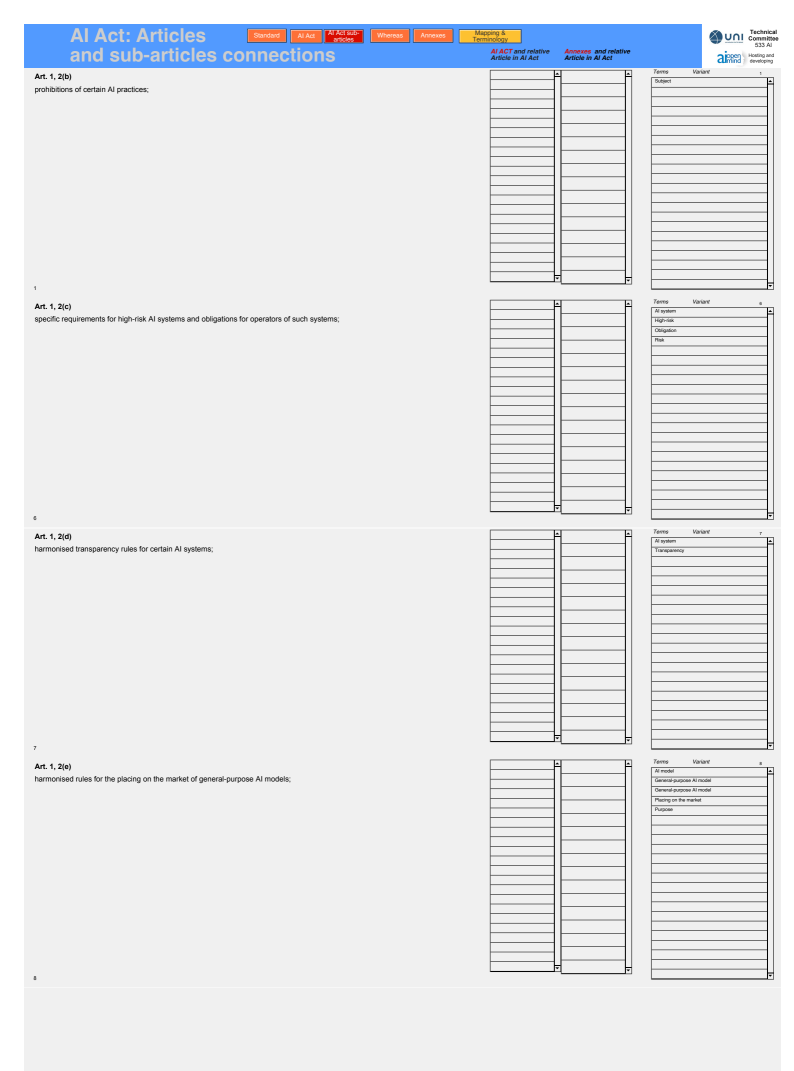
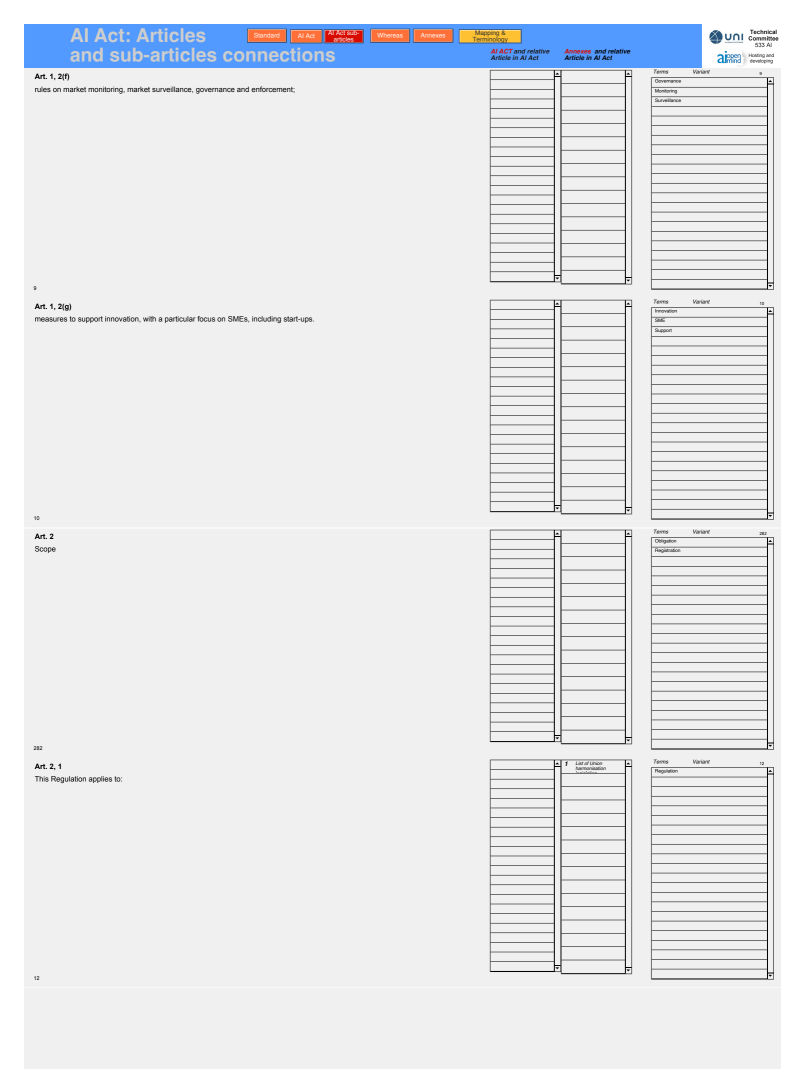
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and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 1		Terms Variant 1
Subject matter'		
1		Terms Variant 2
Art. 1, 1 The purpose of this Regulation is to improve the functioning of the internal market and promote the uptake of human-centric and		Al system Artificial intelligence
trustworthy artificial intelligence (AI), while ensuring a high level of protection of health, safety, fundamental rights enshrined in the Charter, including democracy, the rule of law and environmental protection, against the harmful effects of AI systems in the Union		Democracy
and supporting innovation.		Environmental protection Fundamental right
		Harmful effect Health (See also: Safety)
		Human Human-centric
		Innovation Internal market
		Protection Purpose
		Regulation Safety (See also: Health)
		Trustworthy
2		▼
Art. 1, 2		Terms Variant 3
This Regulation lays down:		Regulation
3		₹
Art. 1, 2(a)		Terms Variant 4
harmonised rules for the placing on the market, the putting into service, and the use of AI systems in the Union;		Placing on the market Putting into service
		Service
	<u>v</u>	<u></u>
4		





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Al Act: Articles Standard Al Act Sub- and sub-articles connections Whereas Annexes	Al ACT and relative Article in Al Act Annexes and relative Article in Al Act	alopen Hosting and developing
Art. 2, 1(a)	1 List of Union harmonisation	Terms Variant 13
providers placing on the market or putting into service Al systems or placing on the market general-purpose Al models in the Union, irrespective of whether those providers are established or located within the Union or in a third country;		Al system General-purpose Al model
		General-purpose Al model Placing on the market
		Provider Purpose
		Putting into service Service
13	<u> </u>	▼
Art. 2, 1(b)	1 List of Union harmonisation	Terms Variant 14
deployers of AI systems that have their place of establishment or are located within the Union;	1.37.0	Deployer
14	<u></u>	_
Art. 2, 1(c)		Terms Variant 15
providers and deployers of AI systems that have their place of establishment or are located in a third country, where the output produced by the AI system is used in the Union;		Al system Deployer
, ,		Located in a third country Provider
		System
15		
15 Art. 2, 1(d)	<u></u>	Terms Variant 16
15 Art. 2, 1(d) importers and distributors of Al systems;		
Art. 2, 1(d)		Terms Variant 16 Al system
Art. 2, 1(d)		Terms Variant 16 Al system
Art. 2, 1(d)		Terms Variant 16 Al system
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Art. 2, 1(d)		Terms Variant 16
Art. 2, 1(d)		Terms Variant 16
Art. 2, 1(d)		Terms Variant 16
Art. 2, 1(d) importers and distributors of AI systems;		Terms Variant 16
Art. 2, 1(d)		Terms Variant 16 Al system

and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act		aiopen Hosting and developing
Art. 2, 1(e)		4 4	Terms Varia	nt 17
product manufacturers placing on the market or putting into service an Al system together with their product and under their own			Placing on the market	f
name or trademark;			Product manufacturers	
			Putting into service	
			Service	
			System	
		∃		
17				▼
Art. 2, 1(f)			Terms Varia	
authorised representatives of providers, which are not established in the Union;			Authorised representative	θ
authorised representatives or providers, which are not established in the officing			Provider	
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18				▼
			Terms Varia	
Art. 2, 1(g)			Terms Varian	
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Art. 2, 1(g)		<u> </u>		nt 19
Art. 2, 1(g) affected persons that are located in the Union.	Art. 6. J	<u> </u>		10 To
Art. 2, 1(g) affected persons that are located in the Union.	Art. 6, 1 Art. 102	<u></u>	Located in the Union Terms Varias Al system	19 19 A
Art. 2, 1(g) affected persons that are located in the Union. 19 Art. 2, 2 For All systems classified as high-risk All systems in accordance with Article 6(1) related to products covered by the Union	Art. 102 Art. 103	<u> </u>	Located in the Union Terms Variat Al system High-risk	of 10 ♣
Art. 2, 1(g) affected persons that are located in the Union. 19 Art. 2, 2 For AI systems classified as high-risk AI systems in accordance with Article 6(1) related to products covered by the Union harmonisation legislation listed in Section B of Annex I, only Article 6(1), Articles 102 to 109 and Article 112 apply. Article 57 applies only in so far as the requirements for high-risk AI systems under this Regulation have been integrated in that Union	Art. 102 Art. 103 Art. 104	<u> </u>	Located in the Union Terms Variar Al system High-risk Product	of 10 ♣
Art. 2, 1(g) affected persons that are located in the Union. 19 Art. 2, 2 For Al systems classified as high-risk Al systems in accordance with Article 6(1) related to products covered by the Union harmonisation legislation listed in Section B of Annex I. only Article 6(1). Articles 102 to 109 and Article 112 apply. Article 57	Art. 102 Art. 103 Art. 104 Art. 105	<u> </u>	Located in the Union Terms Variat Al system High-risk	of 10 ♣
Art. 2, 1(g) affected persons that are located in the Union. 19 Art. 2, 2 For AI systems classified as high-risk AI systems in accordance with Article 6(1) related to products covered by the Union harmonisation legislation listed in Section B of Annex I, only Article 6(1), Articles 102 to 109 and Article 112 apply. Article 57 applies only in so far as the requirements for high-risk AI systems under this Regulation have been integrated in that Union	Art. 102 Art. 103 Art. 104	<u> </u>	Located in the Union Terms Variat Al system High-risk Product Regulation	of 10 ♣
Art. 2, 1(g) affected persons that are located in the Union. 19 Art. 2, 2 For AI systems classified as high-risk AI systems in accordance with Article 6(1) related to products covered by the Union harmonisation legislation listed in Section B of Annex I, only Article 6(1), Articles 102 to 109 and Article 112 apply. Article 57 applies only in so far as the requirements for high-risk AI systems under this Regulation have been integrated in that Union	Art. 102 Art. 103 Art. 104 Art. 105 Art. 106 Art. 107 Art. 107	<u> </u>	Located in the Union Terms Variat Al system High-risk Product Regulation	of 10 ♣
Art. 2, 1(g) affected persons that are located in the Union. 19 Art. 2, 2 For Al systems classified as high-risk Al systems in accordance with Article 6(1) related to products covered by the Union harmonisation legislation listed in Section B of Annex I, only Article 6(1), Articles 102 to 109 and Article 112 apply. Article 57 applies only in so far as the requirements for high-risk Al systems under this Regulation have been integrated in that Union	Art. 102 Art. 103 Art. 104 Art. 105 Art. 106 Art. 107 Art. 108 Art. 109	<u> </u>	Located in the Union Terms Variat Al system High-risk Product Regulation	of 10 ♣
Art. 2, 1(g) affected persons that are located in the Union. 19 Art. 2, 2 For AI systems classified as high-risk AI systems in accordance with Article 6(1) related to products covered by the Union harmonisation legislation listed in Section B of Annex I, only Article 6(1), Articles 102 to 109 and Article 112 apply. Article 57 applies only in so far as the requirements for high-risk AI systems under this Regulation have been integrated in that Union	Art. 102 Art. 103 Art. 104 Art. 105 Art. 106 Art. 107 Art. 108 Art. 109 Art. 112	<u> </u>	Located in the Union Terms Variat Al system High-risk Product Regulation	of 10 ♣
Art. 2, 1(g) affected persons that are located in the Union. 19 Art. 2, 2 For AI systems classified as high-risk AI systems in accordance with Article 6(1) related to products covered by the Union harmonisation legislation listed in Section B of Annex I, only Article 6(1), Articles 102 to 109 and Article 112 apply. Article 57 applies only in so far as the requirements for high-risk AI systems under this Regulation have been integrated in that Union	Art. 102 Art. 103 Art. 104 Art. 105 Art. 106 Art. 107 Art. 108 Art. 109	<u> </u>	Located in the Union Terms Variat Al system High-risk Product Regulation	of 10 ♣
Art. 2, 1(g) affected persons that are located in the Union. 19 Art. 2, 2 For AI systems classified as high-risk AI systems in accordance with Article 6(1) related to products covered by the Union harmonisation legislation listed in Section B of Annex I, only Article 6(1), Articles 102 to 109 and Article 112 apply. Article 57 applies only in so far as the requirements for high-risk AI systems under this Regulation have been integrated in that Union	Art. 102 Art. 103 Art. 104 Art. 105 Art. 106 Art. 107 Art. 108 Art. 109 Art. 112	<u> </u>	Located in the Union Terms Variat Al system High-risk Product Regulation	of 10 ♣
Art. 2, 1(g) affected persons that are located in the Union. 19 Art. 2, 2 For AI systems classified as high-risk AI systems in accordance with Article 6(1) related to products covered by the Union harmonisation legislation listed in Section B of Annex I, only Article 6(1), Articles 102 to 109 and Article 112 apply. Article 57 applies only in so far as the requirements for high-risk AI systems under this Regulation have been integrated in that Union	Art. 102 Art. 103 Art. 104 Art. 105 Art. 106 Art. 107 Art. 108 Art. 109 Art. 112	<u> </u>	Located in the Union Terms Variat Al system High-risk Product Regulation	of 10 ♣
Art. 2, 1(g) affected persons that are located in the Union. 19 Art. 2, 2 For AI systems classified as high-risk AI systems in accordance with Article 6(1) related to products covered by the Union harmonisation legislation listed in Section B of Annex I, only Article 6(1), Articles 102 to 109 and Article 112 apply. Article 57 applies only in so far as the requirements for high-risk AI systems under this Regulation have been integrated in that Union	Art. 102 Art. 103 Art. 104 Art. 105 Art. 106 Art. 107 Art. 108 Art. 109 Art. 112	<u> </u>	Located in the Union Terms Variat Al system High-risk Product Regulation	of 10 ♣
Art. 2, 1(g) affected persons that are located in the Union. 19 Art. 2, 2 For AI systems classified as high-risk AI systems in accordance with Article 6(1) related to products covered by the Union harmonisation legislation listed in Section B of Annex I, only Article 6(1), Articles 102 to 109 and Article 112 apply. Article 57 applies only in so far as the requirements for high-risk AI systems under this Regulation have been integrated in that Union	Art. 102 Art. 103 Art. 104 Art. 105 Art. 106 Art. 107 Art. 108 Art. 109 Art. 112	<u> </u>	Located in the Union Terms Variat Al system High-risk Product Regulation	of 10 ♣
Art. 2, 1(g) affected persons that are located in the Union. 19 Art. 2, 2 For AI systems classified as high-risk AI systems in accordance with Article 6(1) related to products covered by the Union harmonisation legislation listed in Section B of Annex I, only Article 6(1), Articles 102 to 109 and Article 112 apply. Article 57 applies only in so far as the requirements for high-risk AI systems under this Regulation have been integrated in that Union	Art. 102 Art. 103 Art. 104 Art. 105 Art. 106 Art. 107 Art. 108 Art. 109 Art. 112	<u> </u>	Located in the Union Terms Variat Al system High-risk Product Regulation	of 10 ♣
Art. 2, 1(g) affected persons that are located in the Union. 19 Art. 2, 2 For AI systems classified as high-risk AI systems in accordance with Article 6(1) related to products covered by the Union harmonisation legislation listed in Section B of Annex I, only Article 6(1), Articles 102 to 109 and Article 112 apply. Article 57 applies only in so far as the requirements for high-risk AI systems under this Regulation have been integrated in that Union	Art. 102 Art. 103 Art. 104 Art. 105 Art. 106 Art. 107 Art. 108 Art. 109 Art. 112	<u> </u>	Located in the Union Terms Variat Al system High-risk Product Regulation	of 10 ♣
Art. 2, 1(g) affected persons that are located in the Union. 19 Art. 2, 2 For Al systems classified as high-risk Al systems in accordance with Article 6(1) related to products covered by the Union harmonisation legislation listed in Section B of Annex I, only Article 6(1), Articles 102 to 109 and Article 112 apply. Article 57 applies only in so far as the requirements for high-risk Al systems under this Regulation have been integrated in that Union	Art. 102 Art. 103 Art. 104 Art. 105 Art. 106 Art. 107 Art. 108 Art. 109 Art. 112	<u> </u>	Located in the Union Terms Variat Al system High-risk Product Regulation	of 19
Art. 2, 1(g) affected persons that are located in the Union. 19 Art. 2, 2 For AI systems classified as high-risk AI systems in accordance with Article 6(1) related to products covered by the Union harmonisation legislation listed in Section B of Annex I, only Article 6(1), Articles 102 to 109 and Article 112 apply. Article 57 applies only in so far as the requirements for high-risk AI systems under this Regulation have been integrated in that Union	Art. 102 Art. 103 Art. 104 Art. 105 Art. 106 Art. 107 Art. 108 Art. 109 Art. 112	T List of Union Anatomisation Anatomisation	Located in the Union Terms Variat Al system High-risk Product Regulation	of 10 ♣
Art. 2, 1(g) affected persons that are located in the Union. 19 Art. 2, 2 For Al systems classified as high-risk Al systems in accordance with Article 6(1) related to products covered by the Union harmonisation legislation listed in Section B of Annex I, only Article 6(1), Articles 102 to 109 and Article 112 apply. Article 57 applies only in so far as the requirements for high-risk Al systems under this Regulation have been integrated in that Union	Art. 102 Art. 103 Art. 104 Art. 105 Art. 106 Art. 107 Art. 108 Art. 109 Art. 112	<u> </u>	Located in the Union Terms Variat Al system High-risk Product Regulation	of 19

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and sub-articles connections	AI ACT and relative Article in AI Act Article in AI Act	aiopen Hosting and developing
Art. 2, 11		Terms Variant 29
This Regulation does not preclude the Union or Member States from maintaining or introducing laws, regulations or administrative provisions which are more favourable to workers in terms of protecting their rights in respect of the use of Al systems by employers, or from encouraging or allowing the application of collective agreements which are more favourable to workers.		Regulation
an project, or non-crossing or anothing the application of concentre and make are made to reliable to reliable		
	<u> </u>	
29		Towns Market
Art. 2, 12 This Regulation does not apply to AI systems released under free and open-source licences, unless they are placed on the market	Art. 50	Terms Variant 30 All system High-risk
or put into service as high-risk AI systems or as an AI system that falls under Article 5 or 50.		Regulation Risk
		Service System
		5,555
	<u></u>	▼
30 Art. 3		Terms Variant 31
Definitions		Definition
31	<u> </u>	▼
Art. 3	<u> </u>	Terms Variant 32 Definition
For the purposes of this Regulation, the following definitions apply:		Regulation
32		<u> </u>

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and sub-articles connections	Al ACT and relative Annexes and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 3, (1)	<u> </u>	Terms Variant 33
'Al system' means a machine-based system that is designed to operate with varying levels of autonomy and that may exhibit adaptiveness after deployment, and that, for explicit or implicit objectives, infers, from the input it receives, how to generate outputs		Autonomy
such as predictions, content, recommendations, or decisions that can influence physical or virtual environments;		System
	7	
33		
Art. 3, (2)		Terms Variant 34
'risk' means the combination of the probability of an occurrence of harm and the severity of that harm;		
	<u></u>	
34		Terms Variant 35
Art. 3, (3)		Al model
'provider' means a natural or legal person, public authority, agency or other body that develops an Al system or a general-purpose Al model or that has an Al system or a general-purpose Al model developed and places it on the market or puts the Al system into		All system Authority
service under its own name or trademark, whether for payment or free of charge;		General-purpose Al model General-purpose Al model
		Provider
		Purpose Service
		Purpose
		Purpose Service
36	<u> </u>	Purpose Service System
35 And 2 (f)		Purpose Service
Art. 3, (4)		Purpose Service System Terms Variant 36 Al system
		Purpose Service System V Terms Variant A system Authority Deployer
Art. 3, (4) 'deployer' means a natural or legal person, public authority, agency or other body using an Al system under its authority except		Purpose Service System Terms Variant Al system Authority
Art. 3, (4) 'deployer' means a natural or legal person, public authority, agency or other body using an Al system under its authority except		Purpose Service System Terms Variant 36 Al system Authority Deployer
Art. 3, (4) 'deployer' means a natural or legal person, public authority, agency or other body using an Al system under its authority except		Purpose Service System Terms Variant 36 Al system Authority Deployer
Art. 3, (4) 'deployer' means a natural or legal person, public authority, agency or other body using an Al system under its authority except		Purpose Service System Terms Variant 36 Al system Authority Deployer
Art. 3, (4) 'deployer' means a natural or legal person, public authority, agency or other body using an Al system under its authority except		Purpose Service System Terms Variant 36 Al system Authority Deployer
Art. 3, (4) 'deployer' means a natural or legal person, public authority, agency or other body using an Al system under its authority except		Purpose Service System Terms Variant 36 Al system Authority Deployer
Art. 3, (4) 'deployer' means a natural or legal person, public authority, agency or other body using an Al system under its authority except		Purpose Service System Terms Variant 36 Al system Authority Deployer
Art. 3, (4) 'deployer' means a natural or legal person, public authority, agency or other body using an Al system under its authority except		Purpose Service System Terms Variant 36 Al system Authority Deployer
Art. 3, (4) 'deployer' means a natural or legal person, public authority, agency or other body using an Al system under its authority except		Purpose Service System Terms Variant 36 Al system Authority Deployer
Art. 3, (4) 'deployer' means a natural or legal person, public authority, agency or other body using an Al system under its authority except		Purpose Service System Terms Variant 36 Al system Authority Deployer
Art. 3, (4) 'deployer' means a natural or legal person, public authority, agency or other body using an Al system under its authority except		Purpose Service System Terms Variant 36 Al system Authority Deployer
Art. 3, (4) 'deployer' means a natural or legal person, public authority, agency or other body using an Al system under its authority except where the Al system is used in the course of a personal non-professional activity;		Purpose Service System Terms Variant 36 Al system System System

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Art. 3, (5)	<u></u>	Terms Variant 37
'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		Al system Authorised representative
the obligations and procedures established by this Regulation;		General-purpose Al model
		General-purpose Al model Obligation
		Provider Purpose
		Regulation System
37	▼	▼
Art. 3, (6)	4	Terms Variant 38
'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;		System
are name of tademark of a natural of regar person established in a unit obtains),		
38		
Art. 3, (7)		
		Terms Variant 39
'distributor' means a natural or legal person in the supply chain, other than the provider or the importer, that makes an Al system		Al system Chain
		Al system
'distributor' means a natural or legal person in the supply chain, other than the provider or the importer, that makes an Al system		Al system Chain Distributor
'distributor' means a natural or legal person in the supply chain, other than the provider or the importer, that makes an Al system		Al system Chain Destributor Provider
'distributor' means a natural or legal person in the supply chain, other than the provider or the importer, that makes an Al system		Al system Chain Destributor Provider
'distributor' means a natural or legal person in the supply chain, other than the provider or the importer, that makes an Al system		Al system Chain Destributor Provider
'distributor' means a natural or legal person in the supply chain, other than the provider or the importer, that makes an Al system		Al system Chain Destributor Provider
'distributor' means a natural or legal person in the supply chain, other than the provider or the importer, that makes an Al system		Al system Chain Destributor Provider
'distributor' means a natural or legal person in the supply chain, other than the provider or the importer, that makes an Al system		Al system Chain Destributor Provider
'distributor' means a natural or legal person in the supply chain, other than the provider or the importer, that makes an Al system		Al system Chain Destributor Provider
'distributor' means a natural or legal person in the supply chain, other than the provider or the importer, that makes an Al system		Al system Chain Destributor Provider
'distributor' means a natural or legal person in the supply chain, other than the provider or the importer, that makes an Al system available on the Union market;		Al system Chain Destributor Provider
'distributor' means a natural or legal person in the supply chain, other than the provider or the importer, that makes an Al system available on the Union market;		Al system Chain Destributor Provider System
'distributor' means a natural or legal person in the supply chain, other than the provider or the importer, that makes an Al system available on the Union market;		Al system Chain Distributor Provider System
'distributor' means a natural or legal person in the supply chain, other than the provider or the importer, that makes an Al system available on the Union market; 39 Art. 3, (8)		Al system Chain Distributor Provider System Terms Variant 40 Authorised representative
'distributor' means a natural or legal person in the supply chain, other than the provider or the importer, that makes an Al system available on the Union market; 39 Art. 3, (8)		Al system Chain Destributor Provider System Terms Variant Authorised representative Destributor Distributor
'distributor' means a natural or legal person in the supply chain, other than the provider or the importer, that makes an Al system available on the Union market; 39 Art. 3, (8)		Al system Chain Distributor Provider System
'distributor' means a natural or legal person in the supply chain, other than the provider or the importer, that makes an Al system available on the Union market; 39 Art. 3, (8)		Al system Chain Distributor Provider System
'distributor' means a natural or legal person in the supply chain, other than the provider or the importer, that makes an Al system available on the Union market; 39 Art. 3, (8)		Al system Chain Distributor Provider System
'distributor' means a natural or legal person in the supply chain, other than the provider or the importer, that makes an Al system available on the Union market; 39 Art. 3, (8)		Al system Chain Distributor Provider System
'distributor' means a natural or legal person in the supply chain, other than the provider or the importer, that makes an Al system available on the Union market; 39 Art. 3, (8)		Al system Chain Distributor Provider System
'distributor' means a natural or legal person in the supply chain, other than the provider or the importer, that makes an Al system available on the Union market; 39 Art. 3, (8)		Al system Chain Distributor Provider System
'distributor' means a natural or legal person in the supply chain, other than the provider or the importer, that makes an Al system available on the Union market; 39 Art. 3, (8)		Al system Chain Distributor Provider System
'distributor' means a natural or legal person in the supply chain, other than the provider or the importer, that makes an Al system available on the Union market; 39 Art. 3, (8)		Al system Chain Distributor Provider System
'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; 39 Art. 3, (8) 'operator' means a provider, product manufacturer, deployer, authorised representative, importer or distributor;		Al system Chain Distributor Provider System Terms Variant Authorised representative Despoyer Distributor Operator
'distributor' means a natural or legal person in the supply chain, other than the provider or the importer, that makes an Al system available on the Union market; 39 Art. 3, (8)		Al system Chain Detributor Provider System Terms Variant Authorised representative Detributor Operator Provider Provider

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Art. 3, (9)		Terms Variant 41
'placing on the market' means the first making available of an AI system or a general-purpose AI model on the Union market;		Al system General-purpose Al model
		General-purpose Al model Placing on the market
		Purpose
		System
41		▼
Art. 3, (10)		Terms Variant 42
'making available on the market' means the supply of an AI system or a general-purpose AI model for distribution or use on the Union market in the course of a commercial activity, whether in return for payment or free of charge;		Al system General-purpose Al model
		General-purpose Al model Making available on the market
		Purpose System
42		Terms Variant 43
Art. 3, (11) 'putting into service' means the supply of an AI system for first use directly to the deployer or for own use in the Union for its		Al system Deployer
intended purpose;		Intended purpose Purpose
		Putting into service Service
		System
43	▼ ▼	▼
Art. 3, (12)	<u> </u>	Terms Variant 44 Al system
'intended purpose' means the use for which an AI system is intended by the provider, including the specific context and conditions of use, as specified in the information supplied by the provider in the instructions for use, promotional or sales materials and		Documentation
statements, as well as in the technical documentation;		Information Instructions for use
		Intended purpose Provider
		Purpose System
		Technical documentation
44	<u> </u>	▼

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and sub-articles connections	AI ACT and relative Annexes and rel Article in AI Act Article in AI Act	ative Hosting and developing
Art. 3, (13)		Terms Variant 45
'reasonably foreseeable misuse' means the use of an Al system in a way that is not in accordance with its intended purpose, but which may result from reasonably foreseeable human behaviour or interaction with other systems, including other Al systems;		Human Intended purpose
		Interaction Purpose
		Reasonably foreseeable misuse System
		System
	<u>-</u>	
45		Terms Variant 46
Art. 3, (14) 'safety component' means a component of a product or of an AI system which fulfils a safety function for that product or AI system,		Al system Health (See also: Safety)
or the failure or malfunctioning of which endangers the health and safety of persons or property;		Safety (See also: Health)
		Safety component System
46	<u> </u>	<u></u>
Art. 3, (15)		Terms Variant 47
'instructions for use' means the information provided by the provider to inform the deployer of, in particular, an AI system's intended purpose and proper use;		Deployer Information
		Instructions for use
		Intended purpose Provider
		Purpose System
	<u></u>	<u></u>
47	<u></u>	Town Main
Art. 3, (16)	 	Terms Variant 48
		Terms Variant 48 Al system Deployer Measure
Art. 3, (16) 'recall of an Al system' means any measure aiming to achieve the return to the provider or taking out of service or disabling the		Terms Variant 48 Al system Deployer Measure Provider Recall of an Al system
Art. 3, (16) 'recall of an Al system' means any measure aiming to achieve the return to the provider or taking out of service or disabling the		Terms Variant 4s Al system Deployer Measure Provider
Art. 3, (16) 'recall of an Al system' means any measure aiming to achieve the return to the provider or taking out of service or disabling the		Terms Variant 45 Al system Deployer Measure Provider Recall of an Al system Service
Art. 3, (16) 'recall of an Al system' means any measure aiming to achieve the return to the provider or taking out of service or disabling the		Terms Variant 45 Al system Deployer Measure Provider Recall of an Al system Service
Art. 3, (16) 'recall of an Al system' means any measure aiming to achieve the return to the provider or taking out of service or disabling the		Terms Variant 45 Al system Deployer Measure Provider Recall of an Al system Service
Art. 3, (16) 'recall of an Al system' means any measure aiming to achieve the return to the provider or taking out of service or disabling the		Terms Variant 45 Al system Deployer Measure Provider Recall of an Al system Service
Art. 3, (16) 'recall of an Al system' means any measure aiming to achieve the return to the provider or taking out of service or disabling the		Terms Variant 45 Al system Deployer Measure Provider Recall of an Al system Service
Art. 3, (16) 'recall of an Al system' means any measure aiming to achieve the return to the provider or taking out of service or disabling the		Terms Variant 45 Al system Deployer Measure Provider Recall of an Al system Service
Art. 3, (16) 'recall of an Al system' means any measure aiming to achieve the return to the provider or taking out of service or disabling the		Terms Variant 45 Al system Deployer Measure Provider Recall of an Al system Service
Art. 3, (16) 'recall of an Al system' means any measure aiming to achieve the return to the provider or taking out of service or disabling the		Terms Variant 45 Al system Deployer Measure Provider Recall of an Al system Service
Art. 3, (16) 'recall of an Al system' means any measure aiming to achieve the return to the provider or taking out of service or disabling the use of an Al system made available to deployers;		Terms Variant Al system Deployer Measure Provider Recal of an Al system Service System

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Art. 3, (17)	<u> </u>	Terms Variant 49
'withdrawal of an AI system' means any measure aiming to prevent an AI system in the supply chain being made available on the market;		Chain
manos,		Measure System
		Withdrawal of an Al system
49	<u> </u>	▼
Art. 3, (18)	<u> </u>	Terms Variant 50
'performance of an AI system' means the ability of an AI system to achieve its intended purpose;		Intended purpose Performance of an Al system
		Purpose
		System
50	<u> </u>	▼
Art. 3, (19)		Terms Variant 51
notifying authority' means the national authority responsible for setting up and carrying out the necessary procedures for the assessment, designation and notification of conformity assessment bodies and for their monitoring;		Authority Conformity
		Conformity assessment Conformity assessment body
		Monitoring Notification
		Notifying authority
	<u>v</u>	
51		
Art. 3, (20)		Terms Variant 52
'conformity assessment' means the process of demonstrating whether the requirements set out in Chapter III, Section 2 relating to a high-risk AI system have been fulfilled;		Assessment Conformity
		Conformity assessment High-risk
		Risk System
	<u> </u>	
52		▼

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and sub-articles connections	Al ACT and relative Annexes and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 3, (21)		Terms Variant 53
'conformity assessment body' means a body that performs third-party conformity assessment activities, including testing, certification and inspection;		Conformity Conformity assessment
		Conformity assessment body Testing
53	<u></u>	<u></u>
Art. 3, (22)		Terms Variant 54
'notified body' means a conformity assessment body notified in accordance with this Regulation and other relevant Union harmonisation legislation;		Assessment Conformity
narmonisation registation,		Conformity assessment body
		Notified body Regulation
	<u> </u>	
54		Terms Variant 55
Art. 3, (23) 'substantial modification' means a change to an Al system after its placing on the market or putting into service which is not		Al system
foreseen or planned in the initial conformity assessment carried out by the provider and as a result of which the compliance of the Al system with the requirements set out in Chapter III, Section 2 is affected or results in a modification to the intended purpose for		Assessment Compliance
which the Al system has been assessed;		Conformity Conformity assessment
		Intended purpose Placing on the market
		Provider Purpose
		Putting into service Service
		Substantial modification System
55	<u> </u>	₹
Art. 3, (24)		Terms Variant 56
'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;		CE marking Conformity
		Provider System
56	7	₹
56		

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and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act	aiopen Hosting and developing
Art. 3, (25)			erms Variant 57
'post-market monitoring system' means all activities carried out by providers of Al systems to collect and review experience gained from the use of Al systems they place on the market or put into service for the purpose of identifying any need to immediately			Experience fonitoring
apply any necessary corrective or preventive actions;		? F	ost-market monitoring system
			Provider Purpose
		?	Service
		S	iystem
57	□	 	▼
Art. 3, (26)	-		erms Variant 58 uthority
'market surveillance authority' means the national authority carrying out the activities and taking the measures pursuant to Regulation (EU) 2019/1020;		N.	farket surveillance authority
			furveillance
58	<u> </u>		▼
Art. 3, (27)	Art. 2, 1(c)		erms Variant 59
'harmonised standard' means a harmonised standard as defined in Article 2(1), point (c), of Regulation (EU) No 1025/2012;		F	legulation
59	<u> </u>	<u> </u>	▼
Art. 3, (28)	Art. 2, 4		erms Variant 60
'common specification' means a set of technical specifications as defined in Article 2, point (4) of Regulation (EU) No 1025/2012, providing means to comply with certain requirements established under this Regulation;			legulation
60	▼	-	▼

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and sub-articles connections	Al ACT and relative Annexes and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 3, (29)		Terms Variant 61
'training data' means data used for training an AI system through fitting its learnable parameters;		Data System
		Training Training data
		Training data
61	<u> </u>	7
Art. 3, (30)	<u> </u>	Terms Variant 62 Al system
'validation data' means data used for providing an evaluation of the trained AI system and for tuning its non-learnable parameters and its learning process in order, inter alia, to prevent underfitting or overfitting;		Data Evaluation (See also: Evaluating)
		System Validation
		Validation data Validation data
		validation data
	<u></u>	
62		
Art. 3, (31) 'validation data set' means a separate data set or part of the training data set, either as a fixed or variable split;		Terms Variant 63
validation data Set Thearis a Separate data Set of part of the training data set, either as a fixed of variable split,		? Training
		Training data Training data
		Validation Validation data
		Validation data Validation data set
	▼	▼
63	A A	Terms Variant 64
Art. 3, (32) 'testing data' means data used for providing an independent evaluation of the Al system in order to confirm the expected		Al system Data
performance of that system before its placing on the market or putting into service;		Evaluation (See also: Evaluating) Placing on the market
		Putting into service Service
		System Testing
		Testing data
64	▼	▼

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Art. 3, (33)	<u> </u>	Terms Variant 65
'input data' means data provided to or directly acquired by an AI system on the basis of which the system produces an output;		Data Input data
		System
	<u> </u>	
65		
Art. 3, (34)		Terms Variant 66
'biometric data' means personal data resulting from specific technical processing relating to the physical, physiological or behavioural characteristics of a natural person, such as facial images or dactyloscopic data;		? Data
		?
66		Terms Variant 67
Art. 3, (35) 'biometric identification' means the automated recognition of physical, physiological, behavioural, or psychological human features		Biometric data Biometric identification
for the purpose of establishing the identity of a natural person by comparing biometric data of that individual to biometric data of individuals stored in a database;		Data Database
		Human Purpose
67	<u> </u>	▼
Art. 3, (36)	4 4	Terms Variant 68 Authentication
'biometric verification' means the automated, one-to-one verification, including authentication, of the identity of natural persons by comparing their biometric data to previously provided biometric data;		Biometric data Biometric verification
,		Data
		Verification
68		

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Art. 3, (37)	Art. 10, 1	Terms Variant 69
'special categories of personal data' means the categories of personal data referred to in Article 9(1) of Regulation (EU) 2016/679, Article 10 of Directive (EU) 2016/680 and Article 10(1) of Regulation (EU) 2018/1725;		Data ?
		Regulation
		Special categories of personal data
	<u> </u>	
69		▼
Art. 3, (38)		Terms Variant 70
'sensitive operational data' means operational data related to activities of prevention, detection, investigation or prosecution of criminal offences, the disclosure of which could jeopardise the integrity of criminal proceedings;		Sensitive operational data
		▼
⁷⁰ Art. 3, (39)		Terms Variant 71
'emotion recognition system' means an AI system for the purpose of identifying or inferring emotions or intentions of natural		Al system Biometric data
persons on the basis of their biometric data;		Data Emotion recognition system
		Purpose
		Purpose
71		Purpose
71 Art. 3, (40)		Purpose System Terms Variant 72
		Purpose System Terms Variant 72 Al system Biometric categorisation system
Art. 3, (40) 'biometric categorisation system' means an Al system for the purpose of assigning natural persons to specific categories on the		Purpose System Terms Variant 72 Al system Biometric data Data
Art. 3, (40) 'biometric categorisation system' means an AI system for the purpose of assigning natural persons to specific categories on the basis of their biometric data, unless it is ancillary to another commercial service and strictly necessary for objective technical		Purpose System Terms Variant 72 Al system Biometric categorisation system Biometric data Data Purpose Service
Art. 3, (40) 'biometric categorisation system' means an AI system for the purpose of assigning natural persons to specific categories on the basis of their biometric data, unless it is ancillary to another commercial service and strictly necessary for objective technical		Purpose System Terms Variant 72 Al system Biometric calegorisation system Bonetric data Data Purpose
Art. 3, (40) 'biometric categorisation system' means an AI system for the purpose of assigning natural persons to specific categories on the basis of their biometric data, unless it is ancillary to another commercial service and strictly necessary for objective technical		Purpose System Terms Variant 72 Al system Biometric categorisation system Biometric data Data Purpose Service
Art. 3, (40) 'biometric categorisation system' means an AI system for the purpose of assigning natural persons to specific categories on the basis of their biometric data, unless it is ancillary to another commercial service and strictly necessary for objective technical		Purpose System Terms Variant 72 Al system Biometric categorisation system Biometric data Data Purpose Service
Art. 3, (40) 'biometric categorisation system' means an AI system for the purpose of assigning natural persons to specific categories on the basis of their biometric data, unless it is ancillary to another commercial service and strictly necessary for objective technical		Purpose System Terms Variant 72 Al system Biometric categorisation system Biometric data Data Purpose Service
Art. 3, (40) 'biometric categorisation system' means an AI system for the purpose of assigning natural persons to specific categories on the basis of their biometric data, unless it is ancillary to another commercial service and strictly necessary for objective technical		Purpose System Terms Variant 72 Al system Biometric categorisation system Biometric data Data Purpose Service
Art. 3, (40) 'biometric categorisation system' means an AI system for the purpose of assigning natural persons to specific categories on the basis of their biometric data, unless it is ancillary to another commercial service and strictly necessary for objective technical		Purpose System Terms Variant 72 Al system Biometric categorisation system Biometric data Data Purpose Service
Art. 3, (40) 'biometric categorisation system' means an AI system for the purpose of assigning natural persons to specific categories on the basis of their biometric data, unless it is ancillary to another commercial service and strictly necessary for objective technical		Purpose System Terms Variant 72 Al system Biometric categorisation system Biometric data Data Purpose Service
Art. 3, (40) 'biometric categorisation system' means an AI system for the purpose of assigning natural persons to specific categories on the basis of their biometric data, unless it is ancillary to another commercial service and strictly necessary for objective technical reasons;		Purpose System Terms Variant 72 Al system Biometric data Data Purpose Service System
Art. 3, (40) 'biometric categorisation system' means an AI system for the purpose of assigning natural persons to specific categories on the basis of their biometric data, unless it is ancillary to another commercial service and strictly necessary for objective technical		Purpose System Terms Variant 72 Al system Biometric dataporisation system Biometric data Data Purpose Service

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and sub-articles connections	Al ACT and relative Annexes and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 3, (45)'	<u> </u>	Terms Variant 77 Authority
law enforcement authority' means:		Law enforcement Law enforcement authority
		Eur Unicommutationy
	7	▼
77		Terms Variant 78
Art. 3, (45)(a) any public authority competent for the prevention, investigation, detection or prosecution of criminal offences or the execution of		Authority Penalty
criminal penalties, including the safeguarding against and the prevention of threats to public security; or		Safeguard
		Security (See also: Cybersecurity)
78	<u> </u>	▼
Art. 3, (45)(b)		Terms Variant 79 Authority
any other body or entity entrusted by Member State law to exercise public authority and public powers for the purposes of the prevention, investigation, detection or prosecution of criminal offences or the execution of criminal penalties, including the		Penalty Safeguard
safeguarding against and the prevention of threats to public security;		Security (See also: Cybersecurity)
70	▼ ▼	_
79		Terms Variant 80
Art. 3, (46) 'law enforcement' means activities carried out by law enforcement authorities or on their behalf for the prevention, investigation,		Authority Law enforcement
detection or prosecution of criminal offences or the execution of criminal penalties, including safeguarding against and preventing threats to public security;		Law enforcement authority Penalty
		Safeguard
		Security (See also: Cybersecurity)
80	<u> </u>	▼

and sub-articles connections	Al ACT and relative Article in Al Act	Annexes and relative Article in Al Act		aiopen Hosting and developing
Art. 3, (47)			Terms Vari	ant 81
'Al Office' means the Commission's function of contributing to the implementation, monitoring and supervision of Al systems and general-purpose Al models, and Al governance, provided for in Commission Decision of 24 January 2024; references in this			Al Office Al system	
Regulation to the Al Office shall be construed as references to the Commission;			General-purpose Al m	
			General-purpose Al m Governance	odel
			Monitoring Purpose	
			Regulation	
			Supervision	
81		=		<u></u>
Art. 3, (48)		<u> </u>	Terms Vari	ant 82
'national competent authority' means a notifying authority or a market surveillance authority: as regards AI systems out into service			Al system Authority	
or used by Union institutions, agencies, offices and bodies, references to national competent authorities or market surveillance authorities in this Regulation shall be construed as references to the European Data Protection Supervisor;			Data	
			Data protection (See a Market surveillance au	
			National competent au Notifying authority	ithority
			Protection	
			Regulation Service	
			Surveillance	
		-		
82				
Art. 3, (49)		1	Terms Vari	ant 83
'serious incident' means an incident or malfunctioning of an AI system that directly or indirectly leads to any of the following:			Incident Serious incident	
			System	
		-		
83		- <u>'</u>		
Art. 3, (49)(a)		4 4	Terms Vari	
the death of a person, or serious harm to a person's health;				
84		1		▼
84		₹		₹

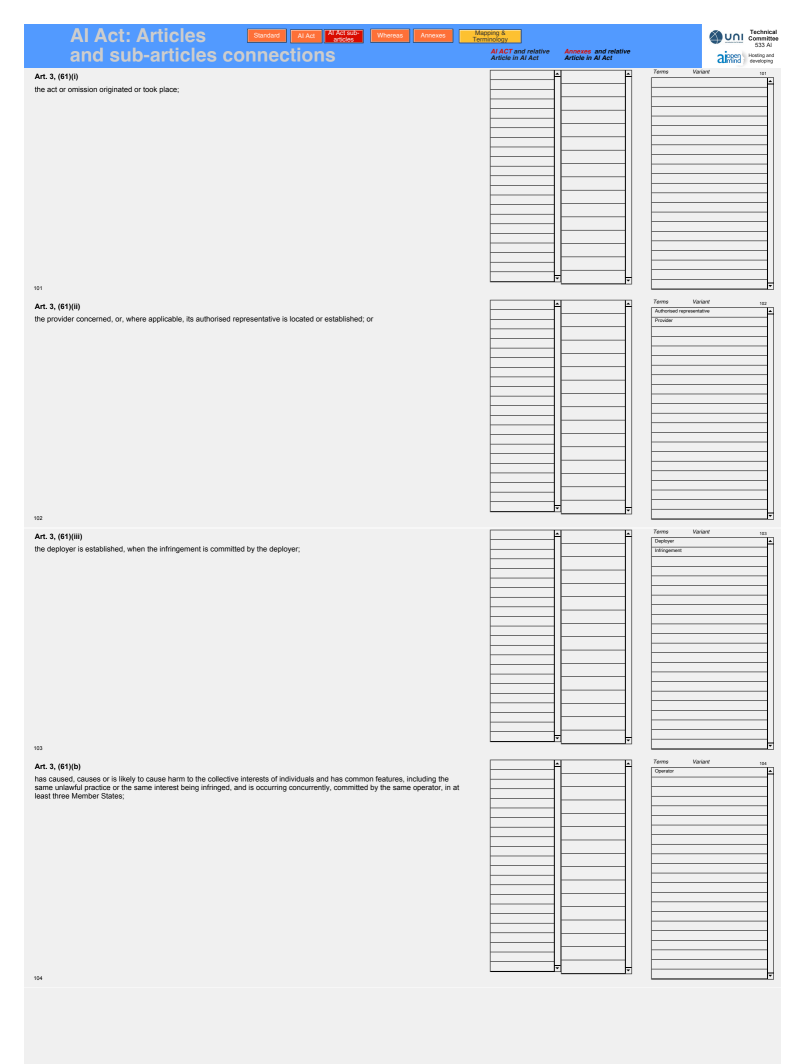
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Art. 3, (49)(b)	<u> </u>	Terms Variant 85 Critical infrastructure
a serious and irreversible disruption of the management or operation of critical infrastructure;		Management Operation
	<u></u>	
85		▼
Art. 3, (49)(c)		Terms Variant 86 Fundamental right
the infringement of obligations under Union law intended to protect fundamental rights;		Infringement Obligation
	<u></u>	▼
e6 Art. 3, (49)(d)		Terms Variant 87
serious harm to property or the environment;		
87	<u> </u>	▼
Art. 3, (50)		Terms Variant 88
'personal data' means personal data as defined in Article 4, point (1), of Regulation (EU) 2016/679;		Data ?
		Regulation
	▼ ▼	▼
88		<u>M</u>

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Art. 3, (51)		Terms Variant 89
'non-personal data' means data other than personal data as defined in Article 4, point (1), of Regulation (EU) 2016/679;		Data Non-personal data
		? Regulation
89		▼
Art. 3, (52)		Terms Variant 90
'profiling' means profiling as defined in Article 4, point (4), of Regulation (EU) 2016/679;		Profiling Regulation
90	▼ ▼	<u>*</u>
Art. 3. (53)		Terms Variant 91
Art. 3, (53) 'real-world testing plan' means a document that describes the objectives, methodology, geographical, population and temporal content of the properties and conduct of testing in real world conditions:		Monitoring Real-world testing plan
		Monitoring
'real-world testing plan' means a document that describes the objectives, methodology, geographical, population and temporal		Monitoring Real-world testing plan Testing
'real-world testing plan' means a document that describes the objectives, methodology, geographical, population and temporal		Monitoring Real-world testing plan Testing
'real-world testing plan' means a document that describes the objectives, methodology, geographical, population and temporal		Monitoring Real-world testing plan Testing
'real-world testing plan' means a document that describes the objectives, methodology, geographical, population and temporal		Monitoring Real-world testing plan Testing
'real-world testing plan' means a document that describes the objectives, methodology, geographical, population and temporal		Monitoring Real-world testing plan Testing
'real-world testing plan' means a document that describes the objectives, methodology, geographical, population and temporal		Monitoring Real-world testing plan Testing
'real-world testing plan' means a document that describes the objectives, methodology, geographical, population and temporal		Monitoring Real-world testing plan Testing
'real-world testing plan' means a document that describes the objectives, methodology, geographical, population and temporal		Monitoring Real-world testing plan Testing
'real-world testing plan' means a document that describes the objectives, methodology, geographical, population and temporal scope, monitoring, organisation and conduct of testing in real-world conditions;		Monitoring A Real-world testing plan Testing Testing in real-world conditions
'real-world testing plan' means a document that describes the objectives, methodology, geographical, population and temporal scope, monitoring, organisation and conduct of testing in real-world conditions;		Monitoring Real-world testing plan Testing
'real-world testing plan' means a document that describes the objectives, methodology, geographical, population and temporal scope, monitoring, organisation and conduct of testing in real-world conditions; 91 Art. 3, (54) 'sandbox plan' means a document agreed between the participating provider and the competent authority describing the		Monitoring Real-world testing plan Testing Testing in real-world conditions
'real-world testing plan' means a document that describes the objectives, methodology, geographical, population and temporal scope, monitoring, organisation and conduct of testing in real-world conditions; 91 Art. 3, (54)		Monitoring Real-world testing plan Testing Testing Testing in real-world conditions Verification of the state of the stat
'real-world testing plan' means a document that describes the objectives, methodology, geographical, population and temporal scope, monitoring, organisation and conduct of testing in real-world conditions; 91 Art. 3, (54) 'sandbox plan' means a document agreed between the participating provider and the competent authority describing the		Monitoring A Real-world testing plan Testing Testing in real-world conditions
'real-world testing plan' means a document that describes the objectives, methodology, geographical, population and temporal scope, monitoring, organisation and conduct of testing in real-world conditions; 91 Art. 3, (54) 'sandbox plan' means a document agreed between the participating provider and the competent authority describing the		Monitoring A Real-world testing plan Testing Testing in real-world conditions
'real-world testing plan' means a document that describes the objectives, methodology, geographical, population and temporal scope, monitoring, organisation and conduct of testing in real-world conditions; 91 Art. 3, (54) 'sandbox plan' means a document agreed between the participating provider and the competent authority describing the		Monitoring A Real-world testing plan Testing Testing in real-world conditions
'real-world testing plan' means a document that describes the objectives, methodology, geographical, population and temporal scope, monitoring, organisation and conduct of testing in real-world conditions; 91 Art. 3, (54) 'sandbox plan' means a document agreed between the participating provider and the competent authority describing the		Monitoring A Real-world testing plan Testing Testing in real-world conditions
'real-world testing plan' means a document that describes the objectives, methodology, geographical, population and temporal scope, monitoring, organisation and conduct of testing in real-world conditions; 91 Art. 3, (54) 'sandbox plan' means a document agreed between the participating provider and the competent authority describing the		Monitoring A Real-world testing plan Testing Testing in real-world conditions
'real-world testing plan' means a document that describes the objectives, methodology, geographical, population and temporal scope, monitoring, organisation and conduct of testing in real-world conditions; 91 Art. 3, (54) 'sandbox plan' means a document agreed between the participating provider and the competent authority describing the		Monitoring A Real-world testing plan Testing Testing in real-world conditions
'real-world testing plan' means a document that describes the objectives, methodology, geographical, population and temporal scope, monitoring, organisation and conduct of testing in real-world conditions; 91 Art. 3, (54) 'sandbox plan' means a document agreed between the participating provider and the competent authority describing the		Monitoring A Real-world testing plan Testing Testing in real-world conditions
'real-world testing plan' means a document that describes the objectives, methodology, geographical, population and temporal scope, monitoring, organisation and conduct of testing in real-world conditions; 91 Art. 3, (54) 'sandbox plan' means a document agreed between the participating provider and the competent authority describing the		Monitoring A Real-world testing plan Testing Testing in real-world conditions
'real-world testing plan' means a document that describes the objectives, methodology, geographical, population and temporal scope, monitoring, organisation and conduct of testing in real-world conditions; 91 Art. 3, (54) 'sandbox plan' means a document agreed between the participating provider and the competent authority describing the objectives, conditions, timeframe, methodology and requirements for the activities carried out within the sandbox;		Monitoring A Real-world testing plan Testing Testing Testing in real-world conditions Terms Variant Authority Authority Sandbox plan
'real-world testing plan' means a document that describes the objectives, methodology, geographical, population and temporal scope, monitoring, organisation and conduct of testing in real-world conditions; 91 Art. 3, (54) 'sandbox plan' means a document agreed between the participating provider and the competent authority describing the		Monitoring A Real-world testing plan Testing Testing in real-world conditions

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Art. 3, (59)		Terms Variant 97 Informed consent
'informed consent' means a subject's freely given, specific, unambiguous and voluntary expression of his or her willingness to participate in a particular testing in real-world conditions, after having been informed of all aspects of the testing that are relevant to		Subject Testing
the subject's decision to participate;		Testing in real-world conditions
97		Terms Variant 98
Art. 3, (60) 'deep fake' means Al-generated or manipulated image, audio or video content that resembles existing persons, objects, places,		Deep fake
entities or events and would falsely appear to a person to be authentic or truthful;		
98	<u> </u>	▼
Art. 3, (61)		Terms Variant 99
'widespread infringement' means any act or omission contrary to Union law protecting the interest of individuals, which:		Widespread infringement
99	▼ ▼	▼
Art. 3, (61)(a)		Terms Variant 100
has harmed or is likely to harm the collective interests of individuals residing in at least two Member States other than the Member		Definition
State in which:		
100		▼

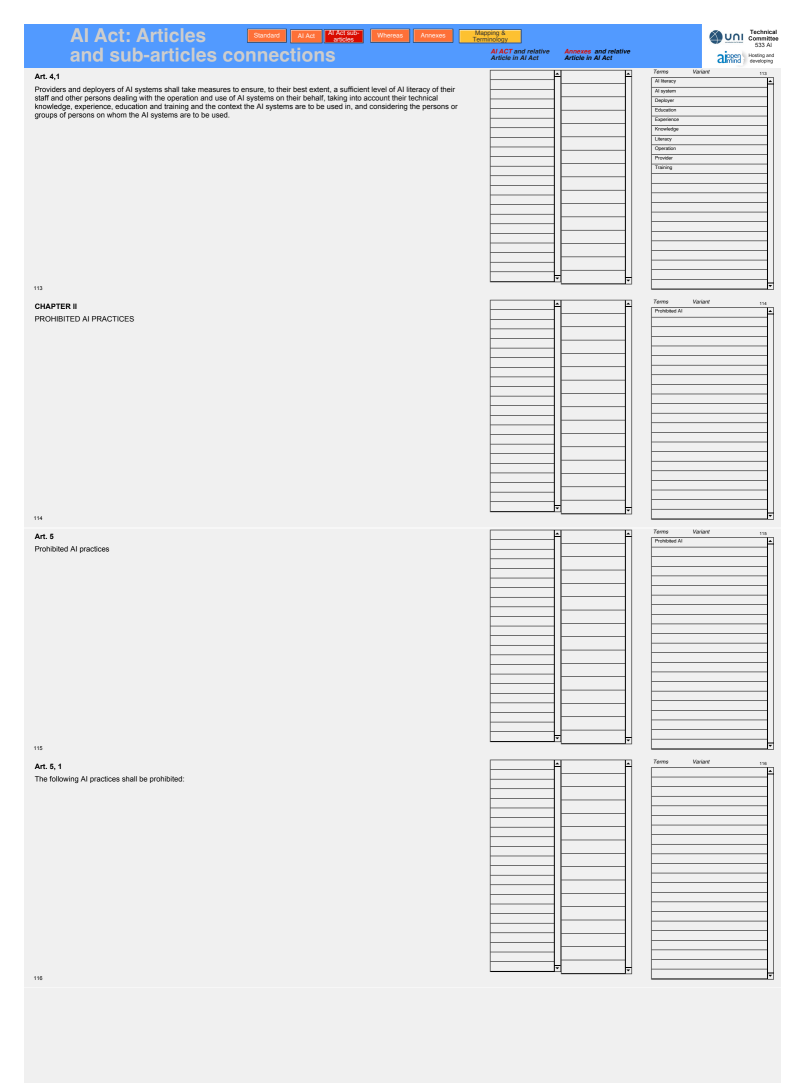


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Art. 3, (62)		4	Terms Varia Critical infrastructure	nnt 105
'critical infrastructure' means critical infrastructure as defined in Article 2, point (4), of Directive (EU) 2022/2557;				
AGE.		₹		▼
105		<u> </u>	Terms Varia	
Art. 3, (63) 'general-purpose Al model' means an Al model, including where such an Al model is trained with a large amount of data using			Al model Data	
self-supervision at scale, that displays significant generality and is capable of competently performing a wide range of distinct tasks regardless of the way the model is placed on the market and that can be integrated into a variety of downstream systems or			General-purpose AI mo General-purpose AI mo	
applications, except Al models that are used for research, development or prototyping activities before they are placed on the market;			Purpose Supervision	
			Task	
		<u> </u>		
106		<u> </u>		▼
Art. 3, (64)		1	Terms Varia	
Art. 3, (64) 'high-impact capabilities' means capabilities that match or exceed the capabilities recorded in the most advanced general-purpose AI models;			Al model General-purpose Al mo General-purpose Al mo	del
'high-impact capabilities' means capabilities that match or exceed the capabilities recorded in the most advanced general-purpose			Al model General-purpose Al mo	del
'high-impact capabilities' means capabilities that match or exceed the capabilities recorded in the most advanced general-purpose			Al model General-purpose Al mo General-purpose Al mo High-impact capability	del
'high-impact capabilities' means capabilities that match or exceed the capabilities recorded in the most advanced general-purpose			Al model General-purpose Al mo General-purpose Al mo High-impact capability	del
'high-impact capabilities' means capabilities that match or exceed the capabilities recorded in the most advanced general-purpose			Al model General-purpose Al mo General-purpose Al mo High-impact capability	del
'high-impact capabilities' means capabilities that match or exceed the capabilities recorded in the most advanced general-purpose			Al model General-purpose Al mo General-purpose Al mo High-impact capability	del
'high-impact capabilities' means capabilities that match or exceed the capabilities recorded in the most advanced general-purpose			Al model General-purpose Al mo General-purpose Al mo High-impact capability	del
'high-impact capabilities' means capabilities that match or exceed the capabilities recorded in the most advanced general-purpose			Al model General-purpose Al mo General-purpose Al mo High-impact capability	del
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Art. 3, (66)		Terms Variant 109
'general-purpose AI system' means an AI system which is based on a general-purpose AI model and which has the capability to serve a variety of purposes, both for direct use as well as for integration in other AI systems;		Al system General-purpose Al model
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		Purpose System
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Art. 3, (67)	<u> </u>	Terms Variant 110
'floating-point operation' means any mathematical operation or assignment involving floating-point numbers, which are a subset of the real numbers typically represented on computers by an integer of fixed precision scaled by an integer exponent of a fixed base;		Floating-point operation Operation
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Art. 3, (68) 'downstream provider' means a provider of an Al system, including a general-purpose Al system, which integrates an Al model,		Al model Al system
regardless of whether the Al model is provided by themselves and vertically integrated or provided by another entity based on contractual relations.		Downstream provider General-purpose Al system
		Provider Purpose
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		Planning
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Service System Service System The state of	recognition databases through the untargeted scraping of facial images from the internet or CCTV footage; 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		Purpose Putting into service Service Service Terms Variant 124 Al system Education Market for medical or safety reasons Placing on the market Purpose
	recognition databases through the untargeted scraping of facial images from the internet or CCTV footage; 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		Purpose Putting into service Service Service Terms Variant 124 Al system Education Market for medical or safety reasons Placing on the market Purpose Putting into service
	recognition databases through the untargeted scraping of facial images from the internet or CCTV footage; 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		Purpose Putting into service Service Service Terms Variant 124 Al system Market for medical or safety reasons Placing on the market Purpose Putting into service Safety (See also: Health)
	recognition databases through the untargeted scraping of facial images from the internet or CCTV footage; 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		Purpose Putting into service Service Terms Variant 124 Al system
	recognition databases through the untargeted scraping of facial images from the internet or CCTV footage; 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		Purpose Putting into service Service Terms Variant 124 Al system
	recognition databases through the untargeted scraping of facial images from the internet or CCTV footage; 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		Purpose Putting into service Service Terms Variant 124 Al system
	recognition databases through the untargeted scraping of facial images from the internet or CCTV footage; 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		Purpose Putting into service Service Terms Variant 124 Al system
	recognition databases through the untargeted scraping of facial images from the internet or CCTV footage; 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		Purpose Putting into service Service Terms Variant 124 Al system
	recognition databases through the untargeted scraping of facial images from the internet or CCTV footage; 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		Purpose Putting into service Service Terms Variant 124 Al system
	recognition databases through the untargeted scraping of facial images from the internet or CCTV footage; 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		Purpose Putting into service Service Terms Variant 124 Al system
	recognition databases through the untargeted scraping of facial images from the internet or CCTV footage; 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		Purpose Putting into service Service Terms Variant 124 Al system
	recognition databases through the untargeted scraping of facial images from the internet or CCTV footage; 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		Purpose Putting into service Service Terms Variant 124 Al system
	recognition databases through the untargeted scraping of facial images from the internet or CCTV footage; 123 Art. 5, 1(f) the placing on the market, the putting into service for this specific purpose, or the use of Al systems to infer emotions of a natural person in the areas of workplace and education institutions, except where the use of the Al system is intended to be put in place or into the market for medical or safety reasons;		Putting into service Service Service Terms Variant 124 At system Education Market for medical or safety reasons Placing on the market Purpose Putting into service Safety (See also: Health) Service System

Al Act: Articles Standard Al Act Al Act sub-articles Whereas Annexes Term	oping & ninology			Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act	Annexes and relative Article in Al Act		aiopen Hosting and developing
Art. 5, 1(g)		4 4	Terms Varia. Biometric categorisation	nt 125
the placing on the market, the putting into service for this specific purpose, or the use of biometric categorisation systems that categorise individually natural persons based on their biometric data to deduce or infer their race, political opinions, trade union			Biometric data	
membership, religious or philosophical beliefs, sex life or sexual orientation; this prohibition does not cover any labelling or filtering of lawfully acquired biometric datasets, such as images, based on biometric data or categorizing of biometric data in the area of			Data ?	
law enforcement;			Law enforcement	
			Placing on the market Purpose	
			Putting into service	
			Service	
				-
		<u> </u>		
125				
Art. 5, 1(h)			Terms Varia. Biometric identification	nt 126
the use of 'real-time' remote biometric identification systems in publicly accessible spaces for the purposes of law enforcement, unless and in so far as such use is strictly necessary for one of the following objectives:			Law enforcement Publicly accessible space	
			Remote biometric identi	
				-
126	L l	<u> </u>		₹
Art. 5, 1(h)(i)	-	4 4	Terms Varia	
the targeted search for specific victims of abduction, trafficking in human beings or sexual exploitation of human beings, as well as the search for missing persons;			Human	
the Search for missing persons,				
		<u>_</u>		
127		<u> </u>		<u>*</u>
127 Art. 5, 1(h)(ii)	-		Terms Varia	nt 128
Art. 5, 1(h)(ii) the prevention of a specific, substantial and imminent threat to the life or physical safety of natural persons or a genuine and		2 List of criminal offences referred to	Terms Varia. Attack Safety (See also: Healt!	nt 128
Art. 5, 1(h)(ii)			Attack	nt 128
Art. 5, 1(h)(ii) the prevention of a specific, substantial and imminent threat to the life or physical safety of natural persons or a genuine and			Attack	nt 128
Art. 5, 1(h)(ii) the prevention of a specific, substantial and imminent threat to the life or physical safety of natural persons or a genuine and			Attack	nt 128
Art. 5, 1(h)(ii) the prevention of a specific, substantial and imminent threat to the life or physical safety of natural persons or a genuine and			Attack	nt 128
Art. 5, 1(h)(ii) the prevention of a specific, substantial and imminent threat to the life or physical safety of natural persons or a genuine and			Attack	nt 128
Art. 5, 1(h)(ii) the prevention of a specific, substantial and imminent threat to the life or physical safety of natural persons or a genuine and			Attack	nt 128
Art. 5, 1(h)(ii) the prevention of a specific, substantial and imminent threat to the life or physical safety of natural persons or a genuine and			Attack	nt 128
Art. 5, 1(h)(ii) the prevention of a specific, substantial and imminent threat to the life or physical safety of natural persons or a genuine and			Attack	nt 128
Art. 5, 1(h)(ii) the prevention of a specific, substantial and imminent threat to the life or physical safety of natural persons or a genuine and			Attack	nt 128
Art. 5, 1(h)(ii) the prevention of a specific, substantial and imminent threat to the life or physical safety of natural persons or a genuine and			Attack	nt 128
Art. 5, 1(h)(ii) the prevention of a specific, substantial and imminent threat to the life or physical safety of natural persons or a genuine and			Attack	nt 128
Art. 5, 1(h)(ii) the prevention of a specific, substantial and imminent threat to the life or physical safety of natural persons or a genuine and			Attack	nt 128
Art. 5, 1(h)(ii) the prevention of a specific, substantial and imminent threat to the life or physical safety of natural persons or a genuine and present or genuine and foreseeable threat of a terrorist attack;		2 List of criminal offences referred to	Attack	nt 128

And the properties of the purpose of conducting a criminal offence, for the purpose of conducting a criminal investigation or prosecution or executing a criminal penalty for offences referred to in Annex II and punishable in the Member State concerned by a custodial sentence or a detention order for a maximum period of at least four years. Point (i) of the first subparagraph is without prejudice to Article 9 of Regulation (EU) 2016/679 for the processing of biometric data for purposes other than law enforcement.	Annexes and relative Article in Al Act 2 List of criminal office referred to office cereficients to the state of the stat	533 Al Hosting and developing 129
Art. 5, 1(h)(iii) the localisation or identification of a person suspected of having committed a criminal offence, for the purpose of conducting a criminal investigation or prosecution or executing a criminal penalty for offences referred to in Annex II and punishable in the Member State concerned by a custodial sentence or a detention order for a maximum period of at least four years. Point (h) of the first subparagraph is without prejudice to Article 9 of Regulation (EU) 2016/679 for the processing of biometric data for purposes other than law enforcement.	Offences referred to Industrial Color fine Data Law enforcement Penalty Purpose	
Art. 5, 2 The use of 'real-time' remote biometric identification systems in publicly accessible spaces for the purposes of law enforcement for any of the philedtives referred to in paragraph. 1 first subgraph point (h), shall be deployed for the purposes set out in that	Terms Variant Biometric identification Law enforcement	130
any of the objectives referred to in paragraph 1, first subparagraph, point (h), shall be deployed for the purposes set out in that point only to confirm the identity of the specifically targeted individual, and it shall take into account the following elements:	Publicly accessible space Remote biometric identification syste	m Y
Art. 5, 2(a)	Terms Variant System	131
Art. 5, 2(a) the nature of the situation giving rise to the possible use, in particular the seriousness, probability and scale of the harm that would be caused if the system were not used:		

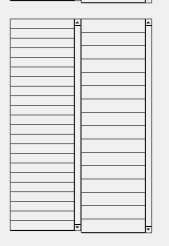
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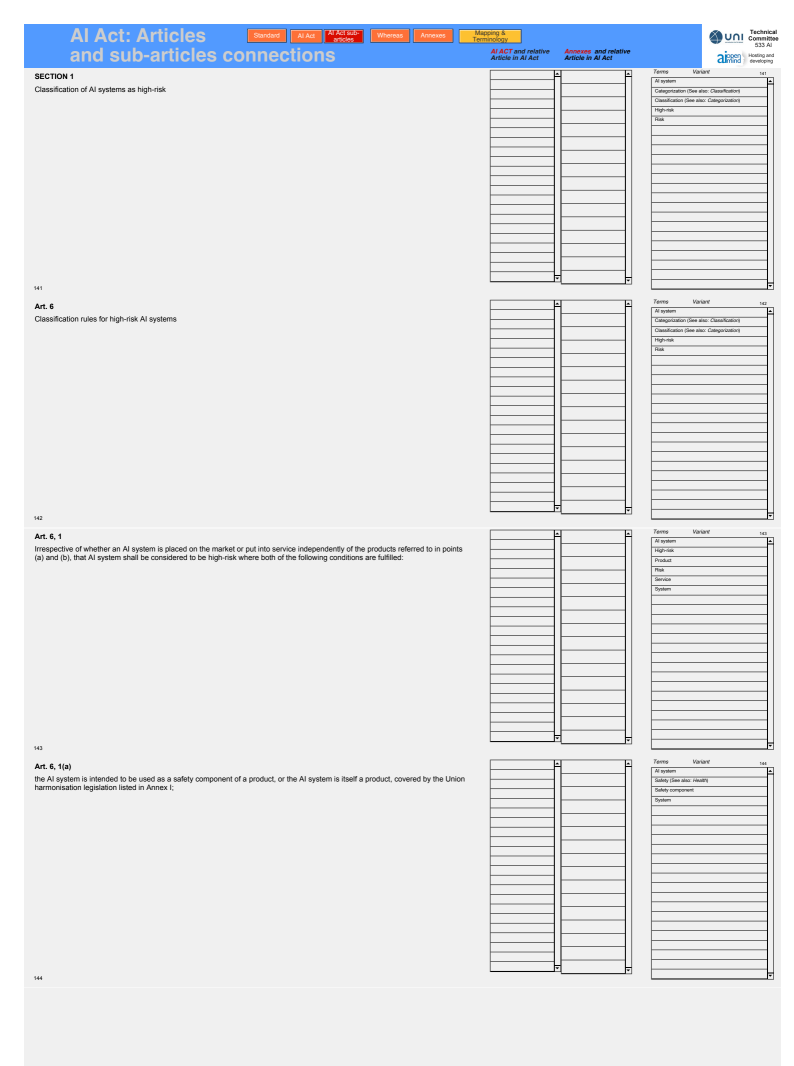
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Art. 5. 5

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.



Terms Variant	136
Authority	_
Biometric identification	
Law enforcement	
Publicly accessible space	
Remote biometric identification system	
Supervision	
	-

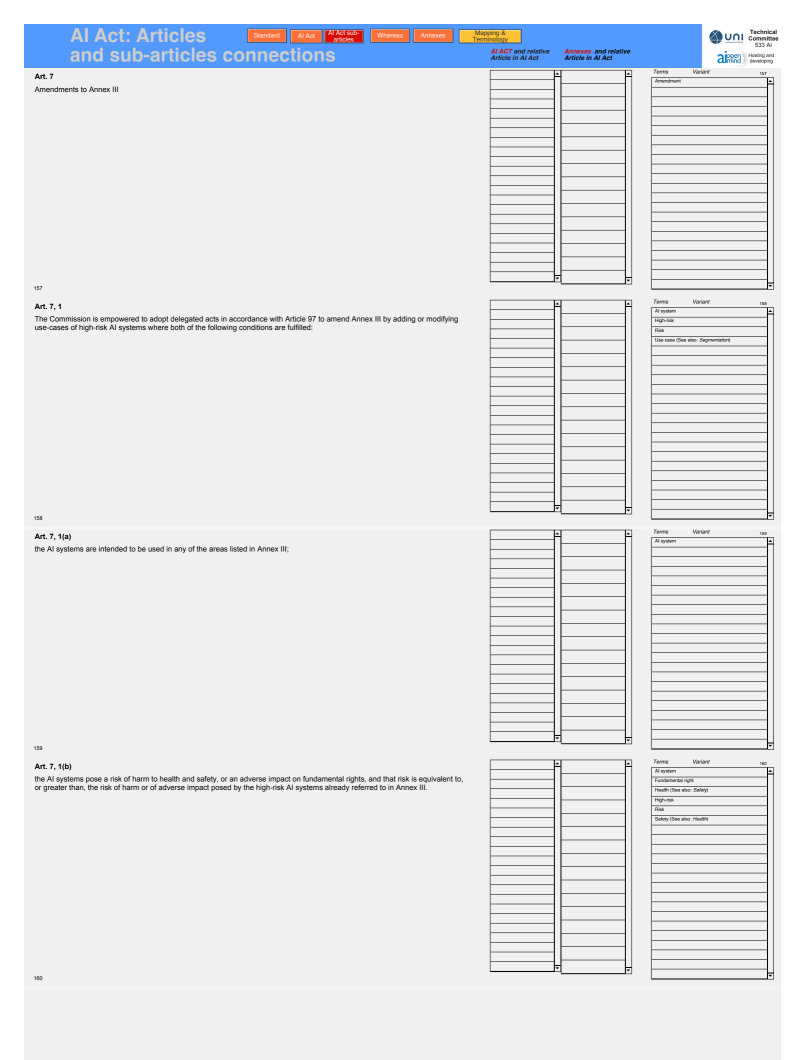


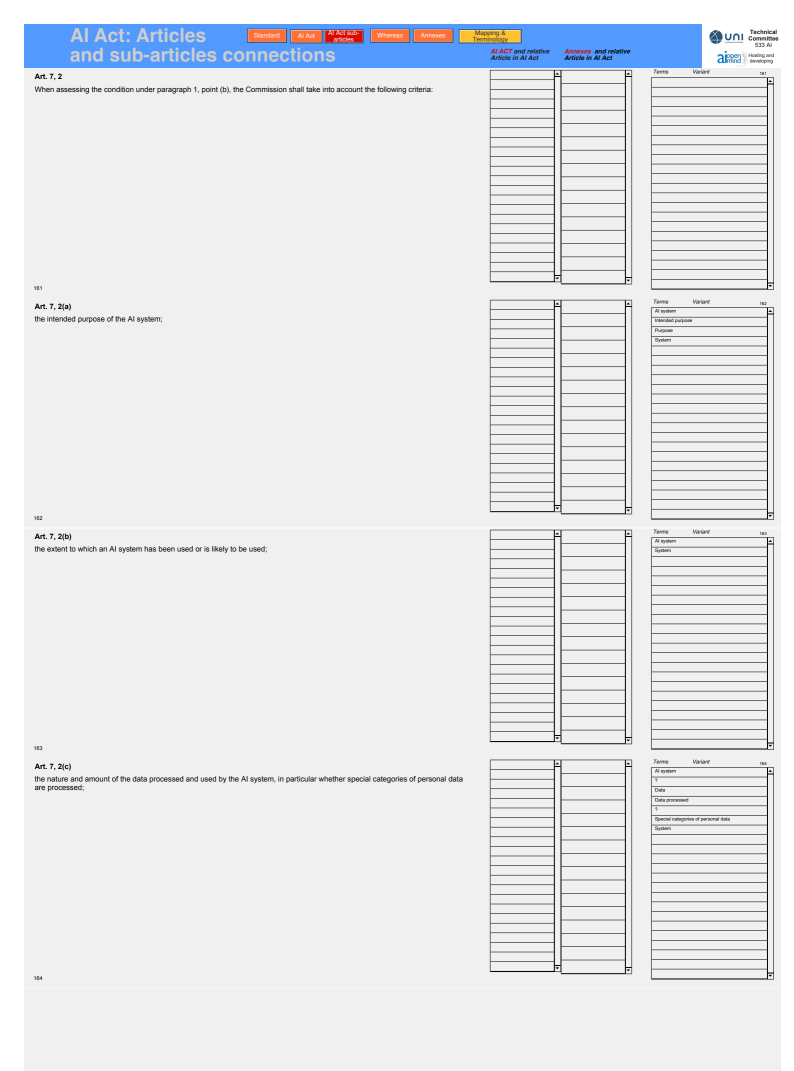
and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act		aiopen Hosting and developing
Art. 6, 1(b)		4	Terms Varia	ant 145
the product whose safety component pursuant to point (a) is the Al system, or the Al system itself as a product, is required to undergo a third-party conformity assessment, with a view to the placing on the market or the putting into service of that product			Assessment Conformity	
pursuant to the Union harmonisation legislation listed in Annex I.			Conformity assessmen	nt
			Placing on the market Putting into service	
			Safety (See also: Healt Safety component	(th)
			Service	
			System	
		<u>-</u>		
145				<u> </u>
Art. 6, 2		A High-risk AI systems referred to in Article 6	Terms Varia	ant 146
In addition to the high-risk AI systems referred to in paragraph 1, AI systems referred to in Annex III shall be considered to be high-risk.			High-risk Risk	
			nisk	
146		<u> </u>		<u> </u>
Art. 6, 3		8 Information to be submitted upon the	Terms Varia	ant 147
By derogation from paragraph 2, an AI system referred to in Annex III shall not be considered to be high-risk where it does not pose a significant risk of harm to the health, safety or fundamental rights of natural persons, including by not materially influencing		8 Information to be submitted upon the	Al system Decision-making	
By derogation from paragraph 2, an Al system referred to in Annex III shall not be considered to be high-risk where it does not		8 Information to be submitted upon the	Al system Decision-making Derogation Fundamental right	
By derogation from paragraph 2, an AI system referred to in Annex III shall not be considered to be high-risk where it does not pose a significant risk of harm to the health, safety or fundamental rights of natural persons, including by not materially influencing		8 Information to be submitted upon the	Al system Decision-making Derogation Fundamental right Health (See also: Safe High-risk	
By derogation from paragraph 2, an AI system referred to in Annex III shall not be considered to be high-risk where it does not pose a significant risk of harm to the health, safety or fundamental rights of natural persons, including by not materially influencing		8 Information to be submitted upon the	Al system Decision-making Derogation Fundamental right Health (See also: Safe High-risk Risk	100
By derogation from paragraph 2, an AI system referred to in Annex III shall not be considered to be high-risk where it does not pose a significant risk of harm to the health, safety or fundamental rights of natural persons, including by not materially influencing		8 Information to be authentified upon the	Al system Decision-making Derogation Fundamental right Health (See also: Safe High-risk	100
By derogation from paragraph 2, an AI system referred to in Annex III shall not be considered to be high-risk where it does not pose a significant risk of harm to the health, safety or fundamental rights of natural persons, including by not materially influencing		Information to be a substituted lapson the	Al system Decision-making Derogation Fundamental right Health (See also: Safe High-risk Risk Safety (See also: Heal	100
By derogation from paragraph 2, an AI system referred to in Annex III shall not be considered to be high-risk where it does not pose a significant risk of harm to the health, safety or fundamental rights of natural persons, including by not materially influencing		Information to be a submitted upon the	Al system Decision-making Derogation Fundamental right Health (See also: Safe High-risk Risk Safety (See also: Heal	100
By derogation from paragraph 2, an AI system referred to in Annex III shall not be considered to be high-risk where it does not pose a significant risk of harm to the health, safety or fundamental rights of natural persons, including by not materially influencing		Information to be submitted upon the	Al system Decision-making Derogation Fundamental right Health (See also: Safe High-risk Risk Safety (See also: Heal	100
By derogation from paragraph 2, an AI system referred to in Annex III shall not be considered to be high-risk where it does not pose a significant risk of harm to the health, safety or fundamental rights of natural persons, including by not materially influencing		Information to be authoritied upon the	Al system Decision-making Derogation Fundamental right Health (See also: Safe High-risk Risk Safety (See also: Heal	100
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By derogation from paragraph 2, an AI system referred to in Annex III shall not be considered to be high-risk where it does not pose a significant risk of harm to the health, safety or fundamental rights of natural persons, including by not materially influencing the outcome of decision making. The first subparagraph shall apply where any of the following conditions is fulfilled:		Information to be a submitted upon the	Al system Decision-making Derogation Fundamental right Health (See also: Safe High-risk Risk Safety (See also: Heal	197
By derogation from paragraph 2, an AI system referred to in Annex III shall not be considered to be high-risk where it does not pose a significant risk of harm to the health, safety or fundamental rights of natural persons, including by not materially influencing		Information to be authoritied upon the submitted upon the submitt	Al system Decision-making Derogation Fundamental right Health (See also: Safe High-risk Safety (See also: Heal System	100
By derogation from paragraph 2, an AI system referred to in Annex III shall not be considered to be high-risk where it does not pose a significant risk of harm to the health, safety or fundamental rights of natural persons, including by not materially influencing the outcome of decision making. The first subparagraph shall apply where any of the following conditions is fulfilled: 147 Art. 6, 3(a)		Information to be authoritied upon the submitted upon the submitt	Al system Decision-making Derogation Fundamental right Health (See also: Safe High-risk Risk Safety (See also: Heal System Terms Varie Al system	197)
By derogation from paragraph 2, an AI system referred to in Annex III shall not be considered to be high-risk where it does not pose a significant risk of harm to the health, safety or fundamental rights of natural persons, including by not materially influencing the outcome of decision making. The first subparagraph shall apply where any of the following conditions is fulfilled: 147		A 8 Information to be a sidentified upon the	Al system Decision-making Derogation Fundamental right Health (See also: Safe High-risk Safely (See also: Heal System Terms Varie	100
By derogation from paragraph 2, an AI system referred to in Annex III shall not be considered to be high-risk where it does not pose a significant risk of harm to the health, safety or fundamental rights of natural persons, including by not materially influencing the outcome of decision making. The first subparagraph shall apply where any of the following conditions is fulfilled: 147 Art. 6, 3(a)		Information to be submitted upon the submitted	Al system Decision-making Derogation Fundamental right Health (See also: Safe High-risk Safety (See also: Heal System Terms Varia Al system System	100
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By derogation from paragraph 2, an Al system referred to in Annex III shall not be considered to be high-risk where it does not pose a significant risk of harm to the health, safety of rundamental rights of natural persons, including by not materially influencing the outcome of decision making. The first subparagraph shall apply where any of the following conditions is fulfilled: 147 Art. 6, 3(a) the Al system is intended to perform a narrow procedural task;		Information to be submitted upon the submitted	Al system Decision-making Derogation Fundamental right Health (See also: Safe High-risk Safety (See also: Heal System Terms Varia Al system System	100
By derogation from paragraph 2, an AI system referred to in Annex III shall not be considered to be high-risk where it does not pose a significant risk of harm to the health, safety or fundamental rights of natural persons, including by not materially influencing the outcome of decision making. The first subparagraph shall apply where any of the following conditions is fulfilled: 147 Art. 6, 3(a)		Information to be authoritied upon the submitted upon the submitt	Al system Decision-making Derogation Fundamental right Health (See also: Safe High-risk Safety (See also: Heal System Terms Varia Al system System	100

Al Act: Articles Standard Al Act Art Subarticles Whereas Annexes Mapping & Terminology

Al Act: Articles Standard Al Act Al Act sub-articles Whereas Annexes Term	ping & pinology	Technical Committee
and sub-articles connections	Al ACT and relative Annexes and relative Article in Al Act Article in Al Act	aippen Hosting and developing
Art. 6, 3(b)		Terms Variant 149
the AI system is intended to improve the result of a previously completed human activity;		Human
		System
	<u></u>	
149		
Art. 6, 3(c)		Terms Variant 150
the AI system is intended to detect decision-making patterns or deviations from prior decision-making patterns and is not meant to replace or influence the previously completed human assessment, without proper human review; or		Assessment Decision-making
		Decision-making Human
		? System
150	▼ ▼	
Art. 6, 3(d)		Terms Variant 151
the AI system is intended to perform a preparatory task to an assessment relevant for the purposes of the use cases listed in		Al systemAssessment
Annex III. Notwithstanding the first subparagraph, an AI system referred to in Annex III shall always be considered to be high-risk where the AI system performs profiling of natural persons.		High-risk Profiling
		Risk
		System Task
151	¥	▼
		Terms Variant 152
Art. 6, 4 A provider who considers that an Al system referred to in Annex III is not high-risk shall document its assessment before that		Al system Assessment
system is placed on the market or put into service. Such provider shall be subject to the registration obligation set out in Article 49 (2). Upon request of national competent authorities, the provider shall provide the documentation of the assessment.		Authority
(2). Opon request of national competent authorities, the provider shall provide the documentation of the assessment.		Documentation High-risk
		National competent authority Obligation
		Provider
		Registration Risk
		Service Subject
		Subject
	<u></u>	
152		▼

	apping & minology	Technical Committee 533 Al
and sub-articles connections	AI ACT and relative Article in Al Act Article in Al Act	alopen Hosting and developing
Art. 6, 5		Terms Variant 153
The Commission shall, after consulting the European Artificial Intelligence Board (the 'Board'), and no later than 2 February 2026, provide guidelines specifying the practical implementation of this Article in line with Article 96 together with a comprehensive list of		Artificial intelligence High-risk
practical examples of use cases of AI systems that are high-risk and not high-risk.		Risk
153	▼ ▼	▼
Art. 6, 6		Terms Variant 154
The Commission is empowered to adopt delegated acts in accordance with Article 97 in order to amend paragraph 3, second subparagraph, of this Article by adding new conditions to those laid down therein, or by modifying them, where there is concrete		Fundamental right Health (See also: Safety)
and reliable evidence of the existence of AI systems that fall under the scope of Annex III, but do not pose a significant risk of harm to the health, safety or fundamental rights of natural persons.		Risk Safety (See also: Health)
154		₹
Art. 6, 7		Terms Variant 155 Fundamental right
The Commission shall adopt delegated acts in accordance with Article 97 in order to amend paragraph 3, second subparagraph, of this Article by deleting any of the conditions laid down therein, where there is concrete and reliable evidence that this is necessary		Health (See also: Safety) Protection
to maintain the level of protection of health, safety and fundamental rights provided for by this Regulation.		Regulation Safety (See also: Health)
155	▼ ▼	▼
Art. 6, 8		Terms Variant 156
Any amendment to the conditions laid down in paragraph 3, second subparagraph, adopted in accordance with paragraphs 6 and 7 of this Article shall not decrease the overall level of protection of health, safety and fundamental rights provided for by this		Consistency Fundamental right
Regulation and shall ensure consistency with the delegated acts adopted pursuant to Article 7(1), and take account of market and technological developments.		Health (See also: Safety) Protection
		Regulation Safety (See also: Health)
156		▼





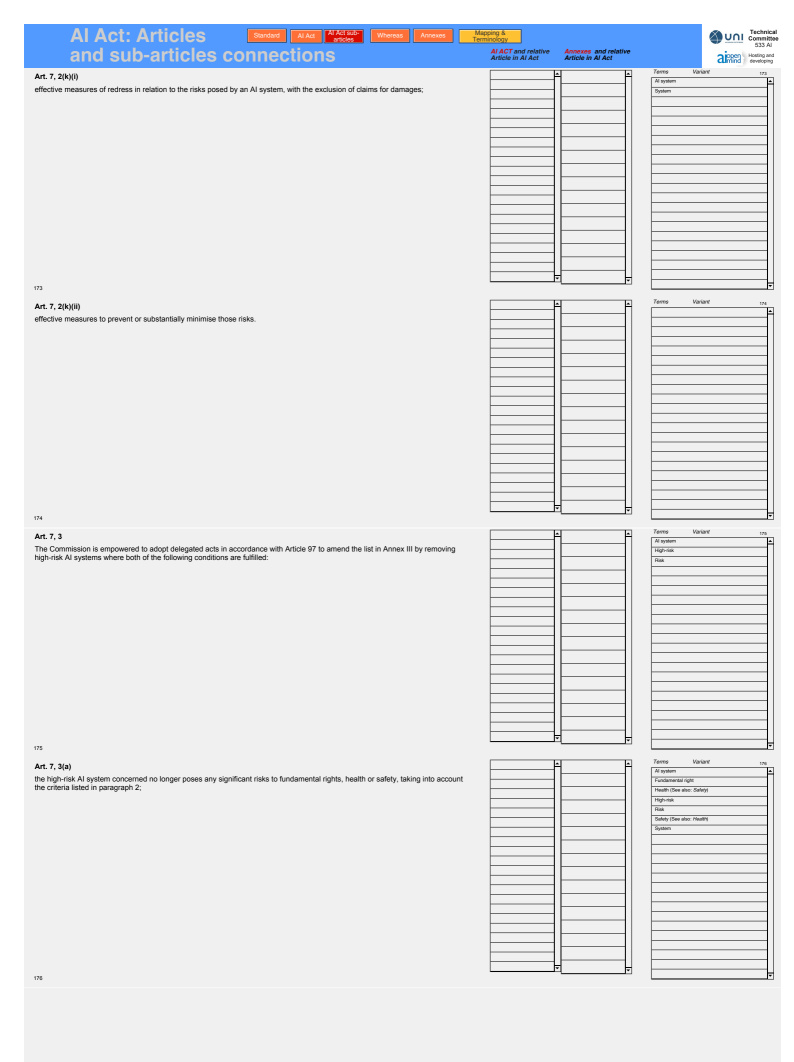
and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act		aiopen Hosting and developing
Art. 7, 2(d)		4 A	Terms Varia	ant 165
the extent to which the AI system acts autonomously and the possibility for a human to override a decision or recommendations			Al system Human	<u>^</u>
that may lead to potential harm;			System	
		<u> </u>		
165				▼
Art. 7, 2(e)		4 4	Terms Varia	ant 166
the extent to which the use of an AI system has already caused harm to health and safety, has had an adverse impact on			Al system Authority	<u>^</u>
fundamental rights or has given rise to significant concerns in relation to the likelihood of such harm or adverse impact, as demonstrated, for example, by reports or documented allegations submitted to national competent authorities or by other reports,			Fundamental right	
as appropriate;			Health (See also: Safe National competent au	
			Safety (See also: Heal	
			System	
		₹		
166				
Art. 7, 2(f)			Terms Varia	ant 167
the potential extent of such harm or such adverse impact, in particular in terms of its intensity and its ability to affect multiple persons or to disproportionately affect a particular group of persons;				
persons or to disproportionately affect a particular group of persons,				
		_		
167		<u> </u>		▼
		A	Terms Varia	ant 168
Art. 7, 2(g)		Ţ <u> </u>	Al system	
the extent to which persons who are potentially harmed or suffer an adverse impact are dependent on the outcome produced with an AI system, in particular because for practical or legal reasons it is not reasonably possible to opt-out from that outcome;			System	
		-		
168		1		

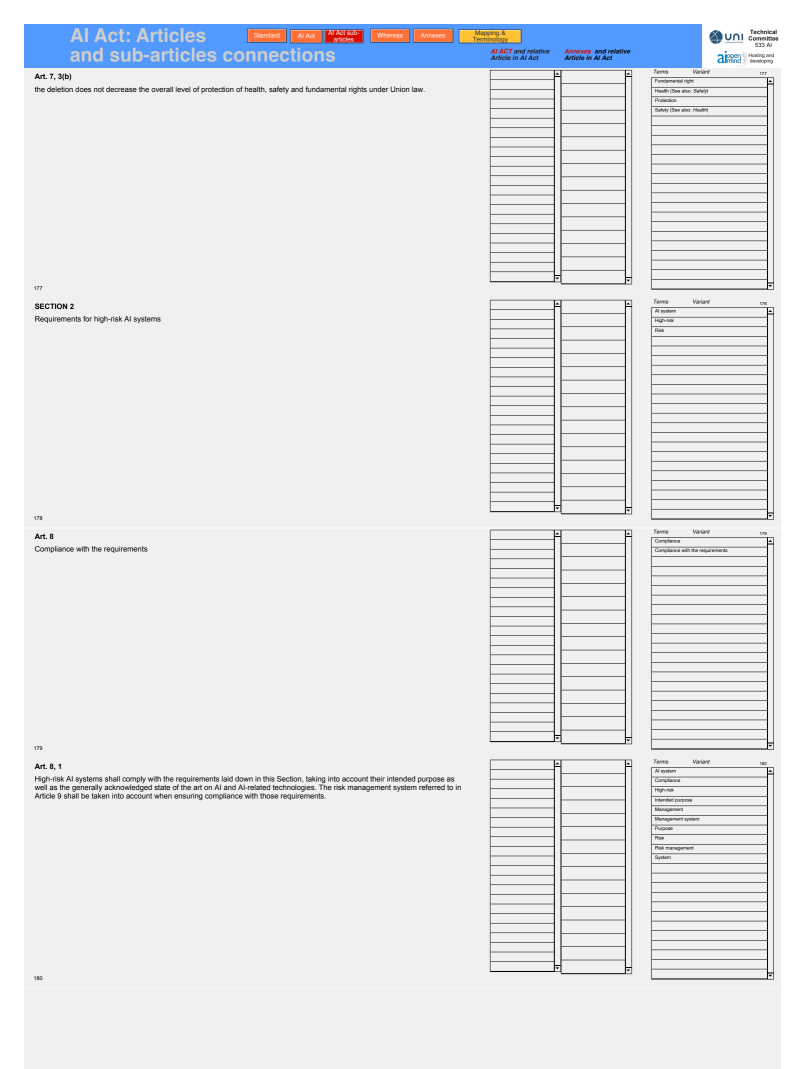
Al Act: Articles Standard Al Act Articles Whereas Annexes Terminology

and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act		aiopen Hosting and developing
Art. 7, 2(h)		-	Terms Vari	ant 169
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 Al system, in particular due to status, authority, knowledge, economic or social			Authority Deployer	
circumstances, or age;			Knowledge System	
		-		
169			T 1/	<u></u>
Art. 7, 2(i)		1	Terms Vari	ant 170
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,			Fundamental right Health (See also: Safe	ety)
shall not be considered to be easily corrigible or reversible;			Safety (See also: Hea System	lth)
		-		▼
170		<u> </u>	Terms Vari	
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		<u></u>	Al system Benefit	171
possible improvements in product safety;			Safety (See also: Hea	lth)
			Society System	
171		₹		₹
Art. 7, 2(k)			Terms Vari	ant 172
the extent to which existing Union law provides for:				
172				<u></u>

Technical Committee

Al Act: Articles Standard Al Act Subarticles Whereas Annexes Mapping & Terminology





Al Act: Articles Standard Al Act Articles Whereas Annexes and sub-articles connections	apping & minology	Technical Committee 533 AI
and sub-articles connections	AI ACT and relative Article in AI Act Article in AI Act	aiopen Hosting and developing
Art. 9, 2(a) the identification and analysis of the known and the reasonably foreseeable risks that the high-risk AI system can pose to health		Terms Variant 185 Al system Fundamental right
the identification and analysis of the known and the reasonably foreseeable risks that the high-risk AI system can pose to health, safety or fundamental rights when the high-risk AI system is used in accordance with its intended purpose;		Health (See also: Safety) High-risk
		Intended purpose Purpose
		Risk Safety (See also: Health)
		System
	▼ ▼	
185		Terms Variant 186
Art. 9, 2(b) the estimation and evaluation of the risks that may emerge when the high-risk AI system is used in accordance with its intended		Al system Evaluation (See also: Evaluating)
purpose, and under conditions of reasonably foreseeable misuse;		High-risk Intended purpose
		Purpose Reasonably foreseeable misuse
		Risk System
186	<u> </u>	▼
Art. 9, 2(c)		Terms Variant 187
the evaluation of other risks possibly arising, based on the analysis of data gathered from the post-market monitoring system referred to in Article 72;		Evaluation (See also: Evaluating) Monitoring
		? Post-market monitoring system
		System
	<u></u>	
187		Terms Variant 188
Art. 9, 2(d) the adoption of appropriate and targeted risk management measures designed to address the risks identified pursuant to point (a).		Management A
		Risk management
188	▼ ▼	

and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act		appen Hosting and developing
Art. 9, 3	į į		Terms V	ariant 189
The risks referred to in this Article shall concern only those which may be reasonably mitigated or eliminated through the development or design of the high-risk AI system, or the provision of adequate technical information.			Design High-risk	
,			Information	
			Risk System	
189	<u> </u>			-
		A IA	Terms V	ariant 190
Art. 9, 4 The risk management measures referred to in paragraph 2, point (d), shall give due consideration to the effects and possible			Balance Interaction	<u></u>
interaction resulting from the combined application of the requirements set out in this Section, with a view to minimising risks more effectively while achieving an appropriate balance in implementing the measures to fulfil those requirements.			Management	
enectively white achieving an appropriate balance in implementing the measures to fulfill those requirements.			Risk management	
		<u> </u>		
190		4		<u></u>
Art. 9, 5		4		ariant 191
The risk management measures referred to in paragraph 2, point (d), shall be such that the relevant residual risk associated with			Al system High-risk	ariant 191
			Al system	
The risk management measures referred to in paragraph 2, point (d), shall be such that the relevant residual risk associated with each hazard, as well as the overall residual risk of the high-risk AI systems is judged to be acceptable. In identifying the most			Al system High-risk Management Residual risk Risk	
The risk management measures referred to in paragraph 2, point (d), shall be such that the relevant residual risk associated with each hazard, as well as the overall residual risk of the high-risk AI systems is judged to be acceptable. In identifying the most			Al system High-risk Management Residual risk	
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The risk management measures referred to in paragraph 2, point (d), shall be such that the relevant residual risk associated with each hazard, as well as the overall residual risk of the high-risk Al systems is judged to be acceptable. In identifying the most appropriate risk management measures, the following shall be ensured: 191			Al system High-risk Management Residual risk Risk Risk Risk management	
The risk management measures referred to in paragraph 2, point (d), shall be such that the relevant residual risk associated with each hazard, as well as the overall residual risk of the high-risk Al systems is judged to be acceptable. In identifying the most appropriate risk management measures, the following shall be ensured: 191 Art. 9, 5(a) elimination or reduction of risks identified and evaluated pursuant to paragraph 2 in as far as technically feasible through adequate		-L	Al system High-risk Management Residual risk Risk Risk Risk management	
The risk management measures referred to in paragraph 2, point (d), shall be such that the relevant residual risk associated with each hazard, as well as the overall residual risk of the high-risk Al systems is judged to be acceptable. In identifying the most appropriate risk management measures, the following shall be ensured: 191 Art. 9, 5(a)		-L	Al system High-risk Management Residual risk Risk Risk management	ariant 192
The risk management measures referred to in paragraph 2, point (d), shall be such that the relevant residual risk associated with each hazard, as well as the overall residual risk of the high-risk AI systems is judged to be acceptable. In identifying the most appropriate risk management measures, the following shall be ensured: 191 Art. 9, 5(a) elimination or reduction of risks identified and evaluated pursuant to paragraph 2 in as far as technically feasible through adequate		-L	Al system High-risk Management Residual risk Risk Risk Risk Risk Risk Risk Risk R	ariant 192
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The risk management measures referred to in paragraph 2, point (d), shall be such that the relevant residual risk associated with each hazard, as well as the overall residual risk of the high-risk AI systems is judged to be acceptable. In identifying the most appropriate risk management measures, the following shall be ensured: 191 Art. 9, 5(a) elimination or reduction of risks identified and evaluated pursuant to paragraph 2 in as far as technically feasible through adequate		-L	Al system High-risk Management Residual risk Risk Risk Risk management V Al system Design High-risk Risk	ariant 192
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Al Act: Articles Standard Al Act Sub-articles and sub-articles connections Whereas Annexes Map Term	ping & inology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act Annexes and relative Article in Al Act	aiopen Hosting and developing
Art. 9, 5(b)		Terms Variant 193
where appropriate, implementation of adequate mitigation and control measures addressing risks that cannot be eliminated;		
193	▼ ▼	₹
Art. 9, 5(c)	<u></u>	Terms Variant 194 Al system
provision of information required pursuant to Article 13 and, where appropriate, training to deployers. With a view to eliminating or reducing risks related to the use of the high-risk AI system, due consideration shall be given to the technical knowledge,		Deployer Education
experience, education, the training to be expected by the deployer, and the presumable context in which the system is intended to be used.		Experience High-risk
		Information
		Knowledge Risk
		System Training
194	▼ ▼	▼
Art. 9, 6		Terms Variant 195
High-risk AI systems shall be tested for the purpose of identifying the most appropriate and targeted risk management measures. Testing shall ensure that high-risk AI systems perform consistently for their intended purpose and that they are in compliance with		Al system Compliance
the requirements set out in this Section.		Compliance with the requirements High-risk
		Intended purpose Management
		Purpose Risk
		Risk management Testing
195	₹	▼
Art. 9, 7		Terms Variant 196
Testing procedures may include testing in real-world conditions in accordance with Article 60.		Testing Testing in real-world conditions
	<u> </u>	
196		

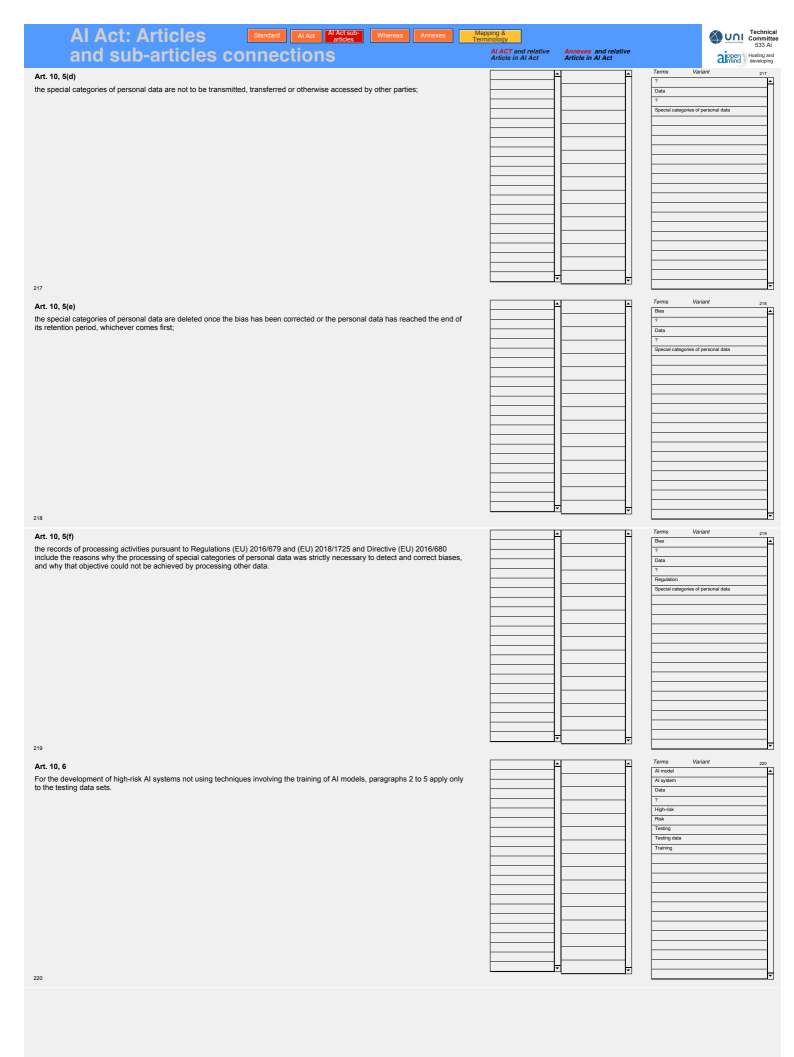
and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act		aiopen Hosting and developing
Art. 10, 1		4 Technical documentation	Terms Vari	iant 201
High-risk AI systems which make use of techniques involving the training of AI models with data shall be developed 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			Al system Data	
used.			?	
			High-risk ?	
			Risk Testing	
			Testing data Training	
			Validation	
201				
Art. 10, 2			Terms Vari	ant 202
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:			Data Data governance	
			? Governance	
			High-risk	
			Intended purpose Management	
			Purpose Risk	
			Subject	
			System Testing	
			Testing data Training	
			Validation	
		-		
202		<u> </u>	Terms Vari	iant
Art. 10, 2(a) the relevant design choices;		ÎÎ	Design	ant 203
the relevant design choices,				
203				▼
		<u> </u>	Terms Vari	
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;			? Data	<u></u>
			Data collection proces Origin of data (See als	
			?	so. Data provenance)
			Process Purpose	
204		□		▼

Technical Committee

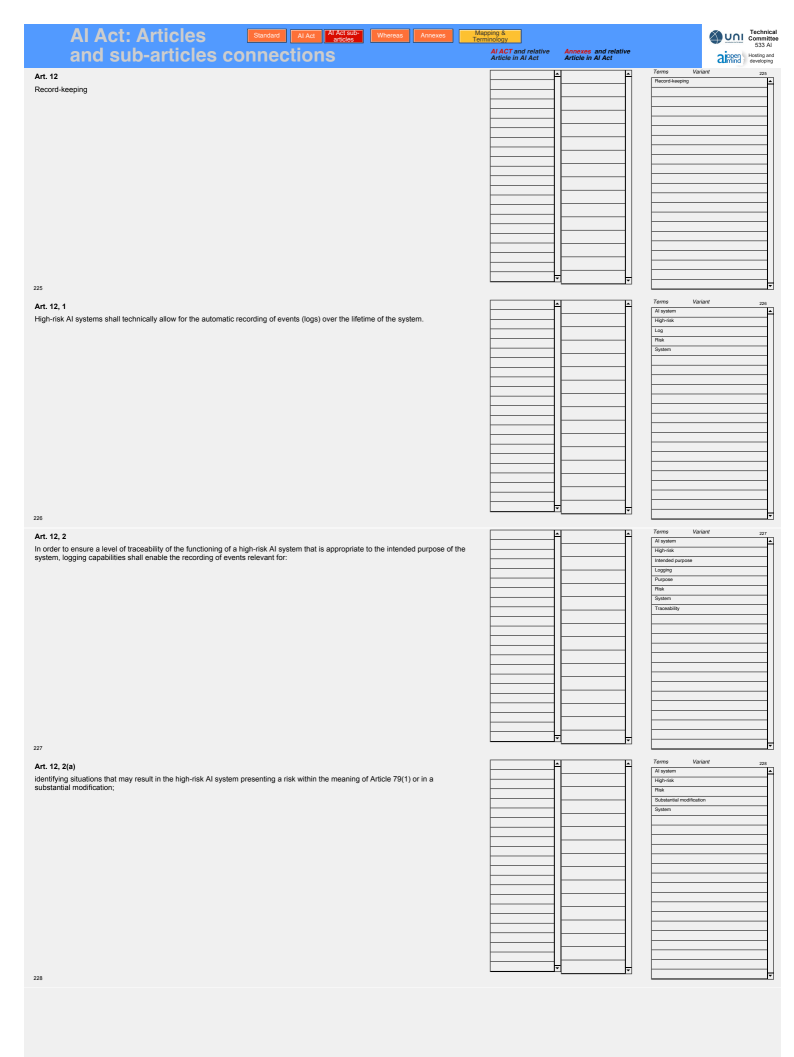
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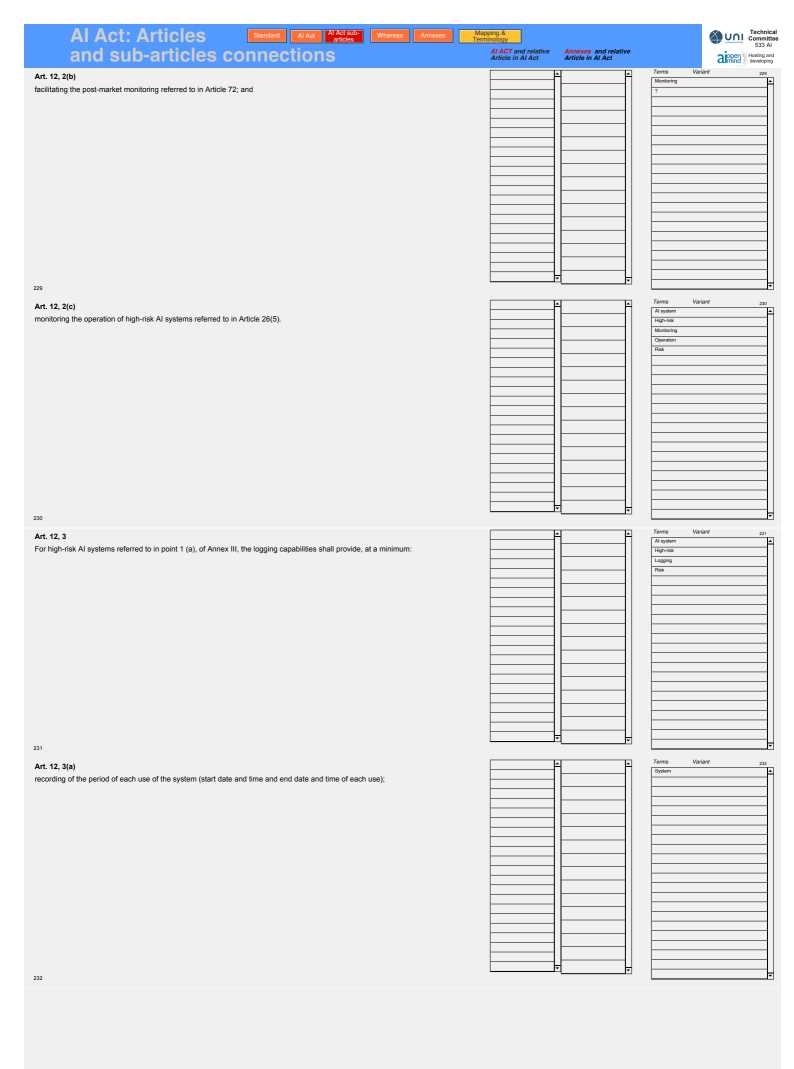
Al Act: Articles Standard Al Act Articles Whereas Annexes Term and sub-articles connections	pping & ninology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 10, 2(c)		Terms Variant 205
relevant data-preparation processing operations, such as annotation, labelling, cleaning, updating, enrichment and aggregation;		Annotation Cleaning
		Data Enrichment
		Labelling Preparation
		Relevant data Updating
		.,,,,,,,
205	▼ ▼	▼
Art. 10, 2(d)	<u> </u>	Terms Variant 206
the formulation of assumptions, in particular with respect to the information that the data are supposed to measure and represent;		Information Measure
		wedsule
206	<u></u>	<u></u>
Art. 10, 2(e)		Terms Variant 207
an assessment of the availability, quantity and suitability of the data sets that are needed;		Assessment Assessment of the availability
		Availability Data
		? Suitability
207	<u></u>	<u></u>
Art. 10, 2(f)		Terms Variant 208
examination in view of possible biases that are likely to affect the health and safety of persons, have a negative impact on fundamental rights or lead to discrimination prohibited under Union law, especially where data outputs influence inputs for future		Bias
operations;		Fundamental right Health (See also: Safety)
		Safety (See also: Health)
ana ana	¥	▼
208		

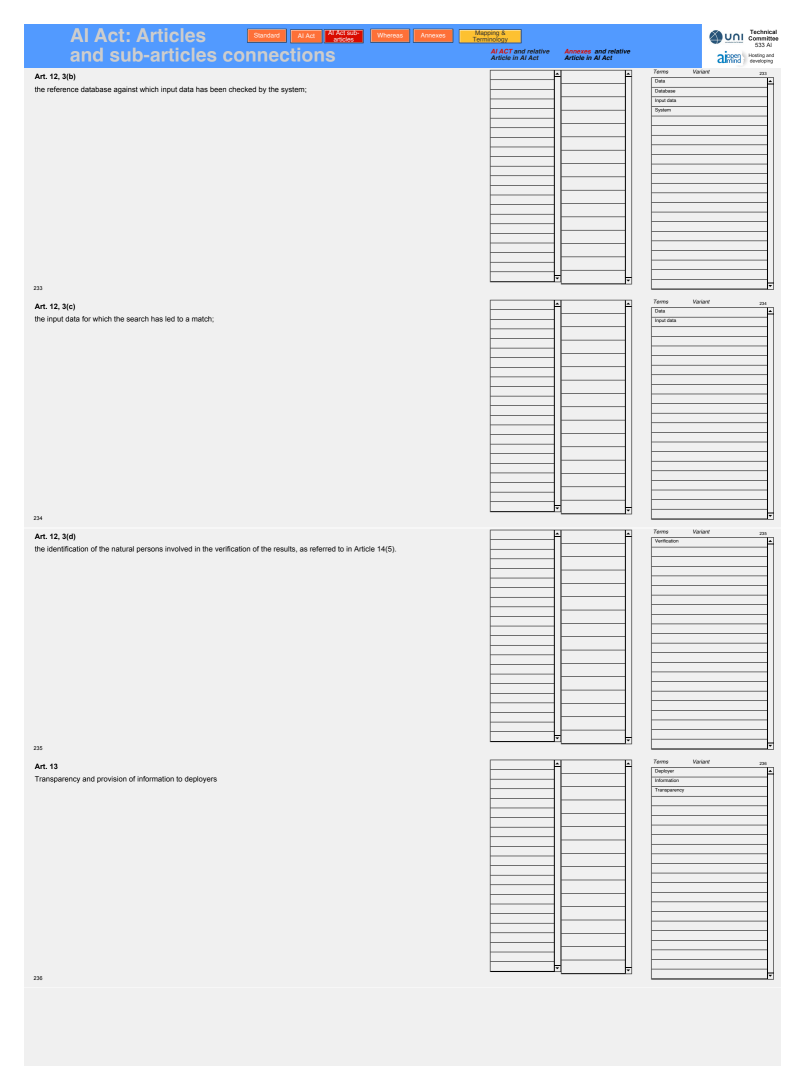
Al Act: Articles Standard Al Act Articles Whereas Annexes Term and sub-articles connections	ping & inology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Annexes and relative Article in Al Act Article in Al Act	aippen Hosting and developing
Art. 10, 2(g)		Terms Variant 209
appropriate measures to detect, prevent and mitigate possible biases identified according to point (f);		
209	<u> </u>	▼
Art. 10, 2(h)	4	Terms Variant 210
the identification of relevant data gaps or shortcomings that prevent compliance with this Regulation, and how those gaps and shortcomings can be addressed.		Data Regulation
		Relevant data
210	<u> </u>	▼
Art. 10, 3		Terms Variant 211
Training, validation and testing data sets shall be relevant, sufficiently representative, and to the best extent possible, free of errors and complete in view of the intended purpose. They shall have the appropriate statistical properties, including, where applicable,		Applicable, as regards the persons or groups Appropriate statistical properties
as regards the persons or groups of persons in relation to whom the high-risk AI system is intended to be used. Those characteristics of the data sets may be met at the level of individual data sets or at the level of a combination thereof.		Complete (See also: Completeness) Completeness (See also: Complete)
		Data
		Free of errors (See also: Accuracy)
		High-risk Intended purpose
		Purpose Risk
		System Testing
		Testing data Training
		Validation
211	<u> </u>	▼
Art. 10, 4		Terms Variant 212 Al system
Data sets shall take into account, to the extent required by the intended purpose, the characteristics or elements that are particular to the specific geographical, contextual, behavioural or functional setting within which the high-risk AI system is intended to be		Data ?
used.		Functional setting High-risk
		Intended purpose Purpose
		Risk
		System
	<u></u>	
212		▼



Al Act: Articles Standard Al Act Al Act sub-articles and sub-articles connections	pping & ninology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 11		Terms Variant 221
Technical documentation		Technical documentation
	<u></u>	
221		Terms Variant 222
Art. 11, 1 The technical documentation of a high-risk Al system shall be drawn up before that system is placed on the market or put into		Al system Assessment
service and shall be kept up-to date. The technical documentation shall be drawn up in such a way as to demonstrate that the high-risk AI system complies with the requirements set out in this Section and to provide national competent authorities and		Authority Compliance
notified bodies with the necessary information in a clear and comprehensive form to assess the compliance of the AI system with those requirements. It shall contain, at a minimum, the elements set out in Annex IV. SMEs, including start-ups, may provide the		Conformity Conformity assessment
elements of the technical documentation specified in Annex IV in a simplified manner. To that end, the Commission shall establish a simplified technical documentation form targeted at the needs of small and microenterprises. Where an SME, including a start-		Documentation
up, opts to provide the information required in Annex IV in a simplified manner, it shall use the form referred to in this paragraph. Notified bodies shall accept the form for the purposes of the conformity assessment.		High-risk Information
		National competent authority Notified body
		Risk Service
		SME System
		Technical documentation
222	<u> </u>	▼
Art. 11, 2	<u></u>	Terms Variant 223
Where a high-risk AI system related to a product covered by the Union harmonisation legislation listed in Section A of Annex I is placed on the market or put into service, a single set of technical documentation shall be drawn up containing all the information		Documentation High-risk
set out in paragraph 1, as well as the information required under those legal acts.		Information Risk
		Service
		System Technical documentation
	<u></u>	
223		Terms Variant 224
Art. 11, 3 The Commission is empowered to adopt delegated acts in accordance with Article 97 in order to amend Annex IV, where		Compliance
necessary, to ensure that, in light of technical progress, the technical documentation provides all the information necessary to assess the compliance of the system with the requirements set out in this Section.		Information System
		Technical documentation
224	<u> </u>	₹







Al Act: Articles Standard Al Act Al Act sub-articles and sub-articles connections Annexes Annexes	oping & ninology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	appen Hosting and developing
Art. 13, 1 High-risk AI systems shall be designed and developed in such a way as to ensure that their operation is sufficiently transparent to		Terms Variant 237 Al system Compliance
enable deployers to interpret a system's output and use it appropriately. An appropriate type and degree of transparency shall be ensured with a view to achieving compliance with the relevant obligations of the provider and deployer set out in Section 3.		Deployer High-risk
		Obligation Operation
		Provider Risk
		System Transparency
	<u> </u>	
237		Terms Variant 238
Art. 13, 2 High-risk AI systems shall be accompanied by instructions for use in an appropriate digital format or otherwise that include		Al system Complete (See also: Completeness)
concise, complete, correct and clear information that is relevant, accessible and comprehensible to deployers.		Completeness (See also: Complete) Deployer
		High-risk Information
		Instructions for use
238	▼ ▼	<u>~</u>
Art. 13, 3	4 Technical documentation	Terms Variant 239
The instructions for use shall contain at least the following information:		Instructions for use
	<u></u>	
239		Terms Variant 240
Art. 13, 3(a) the identity and the contact details of the provider and, where applicable, of its authorised representative;		Authorised representative Contact
		Provider
240	<u></u>	▼

and sub-articles connections	Al ACT and relative Article in Al Act	Annexes and relative Article in Al Act	aiopen Hosting and developing
Art. 13, 3(b)	Ė		Terms Variant 241
the characteristics, capabilities and limitations of performance of the high-risk AI system, including:			High-risk Risk
			System
241		₫₩	▼
		al la	Terms Variant 242
Art. 13, 3(b)(i) its intended purpose;		1	Intended purpose Purpose
ille illerided purpose,			Purpose
		<u>_</u>	
242		<u> </u>	₹
Art. 13, 3(b)(ii)		4 4	Terms Variant 243 Accuracy (See also: Free of errors)
the level of accuracy, including its metrics, robustness and cybersecurity referred to in Article 15 against which the high-risk Al system has been tested and validated and which can be expected, and any known and foreseeable circumstances that may have			Al system
an impact on that expected level of accuracy, robustness and cybersecurity;			
an impact on that expected level of accuracy, resultances and cyselfocounty,			Cybersecurity (See also: Security) High-risk
an impact on that expected letter of accuracy, localization and dysolocounty,			High-risk Metric
an impact on that expected letter of accuracy, localities and dysolocumy,			High-risk Metric Risk Robustness
an impact on that expected letter of according, locationed and dyseroceamy,			High-risk Metric Risk
an impact on that expected leter of decadedy, lossestices and dysersecurity,			High-risk Metric Risk Robustness
an impact on that expected letter of decarded, resources and dysersecurity,			High-risk Metric Risk Robustness
an impact on that expected letter of decadedy, localities and dyseroceanly,			High-risk Metric Risk Robustness
an impact on that expected leter of accuracy, localities and dyseroccumy,			High-risk Metric Risk Robustness
an impact on that expected letter of decadedy, localities and dysersecutify,			High-risk Metric Risk Robustness
an impact on that expected letter of according, locations and dysersecurity,			High-risk Metric Risk Robustness
an impact on that expected letter of according, locations and systematically,			High-risk Metric Risk Robustness
		7	High-risk Metric Flaik Robustness System
243			High-risk Metric Risk Robustness System
243 Art. 13, 3(b)(iii)		- <u> </u>	High-risk Metric Risk Robustness System Terms Variant Al system 244
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		- <u> </u>	High-risk Metric Risk Robustness System Ferms Variant Al system Fendamental right Health (See also: Safety)
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		- <u> </u>	High-risk Metric Filisk Robustness System Forms Variant Al system Fundamental right
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		- <u> </u>	High-risk Metric Flaik Robustness System Terms Variant 244 Al system Fundamental right Health (See also: Safety) High-risk Intended purpose Purpose
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		- <u> </u>	High-risk Metric Risis Risis Robustness System Terms Variant Al system Fundamental right Health (Sea also: Safety) High-risk Intended purpose Purpose Rassonably foreseeable misuse Risis
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		- <u> </u>	High-risk Metric Risk Robustness System Terms Variant Al system Fudamental right Health (See also: Safety) High-risk Intended purpose Purpose Reasonably foreseeable misuse
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		- <u> </u>	High-risk Metric Filiak Robustness System Terms Variant Al system Fundamental right Health (See also: Safety) High-risk Intended purpose Purpose Reasonably foreseeable misuse Filiak Safety (See also: Health)
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		- <u> </u>	High-risk Metric Filiak Robustness System Terms Variant Al system Fundamental right Health (See also: Safety) High-risk Intended purpose Purpose Reasonably foreseeable misuse Filiak Safety (See also: Health)
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		- <u> </u>	High-risk Metric Filiak Robustness System Terms Variant Al system Fundamental right Health (See also: Safety) High-risk Intended purpose Purpose Reasonably foreseeable misuse Filiak Safety (See also: Health)
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		- <u> </u>	High-risk Metric Filiak Robustness System Terms Variant Al system Fundamental right Health (See also: Safety) High-risk Intended purpose Purpose Reasonably foreseeable misuse Filiak Safety (See also: Health)
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		- <u> </u>	High-risk Metric Filiak Robustness System Terms Variant Al system Fundamental right Health (See also: Safety) High-risk Intended purpose Purpose Reasonably foreseeable misuse Filiak Safety (See also: Health)
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		- <u> </u>	High-risk Metric Filiak Robustness System Terms Variant Al system Fundamental right Health (See also: Safety) High-risk Intended purpose Purpose Reasonably foreseeable misuse Filiak Safety (See also: Health)
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			High-risk Metric Filiak Robustness System Terms Variant Al system Fundamental right Health (See also: Safety) High-risk Intended purpose Purpose Reasonably foreseeable misuse Filiak Safety (See also: Health)
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		- <u> </u>	High-risk Metric Filiak Robustness System Terms Variant Al system Fundamental right Health (See also: Safety) High-risk Intended purpose Purpose Reasonably foreseeable misuse Filiak Safety (See also: Health)

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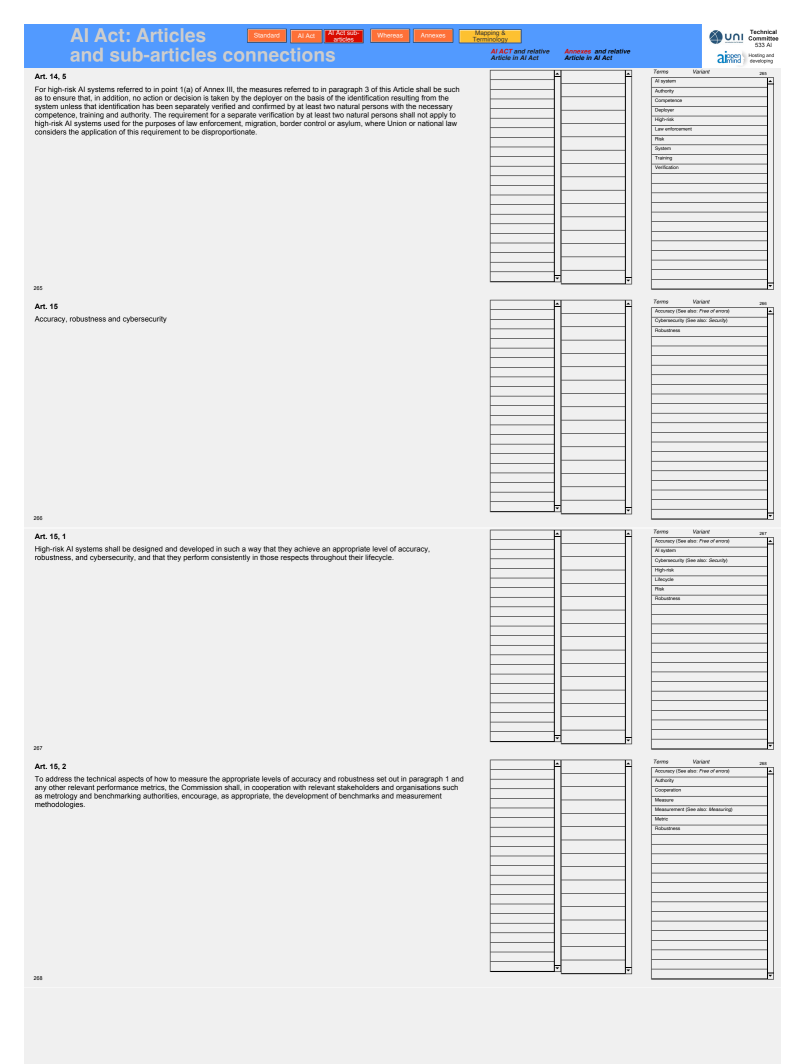
Al Act: Articles Standard Al Act Al Act sub-articles Whereas Annexes	Mapping & Terminology	Technical Committee 533 AI
Al Act: Articles Standard Al Act Marcisub- and sub-articles connections Whereas Annexes	Al ACT and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 13, 3(b)(iv)		Terms Variant 245
where applicable, the technical capabilities and characteristics of the high-risk AI system to provide information that is relevant to explain its output;		High-risk Information
		Risk
		System
245	1.	▼
Art. 13, 3(b)(v)		Terms Variant 246 System
when appropriate, its performance regarding specific persons or groups of persons on which the system is intended to be used;		
	<u></u>	
246		
		Terms Variant 247
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		Terms Variant 247
		Terms Variant 247
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		Terms Variant 247 Al system Data ? High-risk Information
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		Terms Variant 247 All system Data 7 High-risk Information Input data Intended purpose
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		Terms Variant 247 Al system Data 7 High-risk Information Input data Intended purpose Purpose Risk
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		Terms Variant 247 Al system Data 7 High-risk Information Input data Intended purpose Purpose Risk Specification System
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		Terms Variant 247 Al system Data P High-risk Information Input data Intended purpose Purpose Purpose Risk Specification
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		Terms Variant 247 Al system Data P High-risk Information Input data Intended purpose Purpose Risk Specification System Testing
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		Terms Variant 247 All system Data 7 High-risk Information Input data Intended purpose Purpose Risk Specification System Testing Testing data Training
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		Terms Variant 247 All system Data 7 High-risk Information Input data Intended purpose Purpose Risk Specification System Testing Testing data Training
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		Terms Variant 247 All system Data 7 High-risk Information Input data Intended purpose Purpose Risk Specification System Testing Testing data Training
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		Terms Variant 247 All system Data 7 High-risk Information Input data Intended purpose Purpose Risk Specification System Testing Testing data Training
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;		Terms Variant 247 All system Data 7 High-risk Information Input data Intended purpose Purpose Risk Specification System Testing Testing data Training Validation
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;		Terms Variant 247 All system Data Data ? High-risk Information Input data Intended purpose Purpose Risk Specification System Testing Testing data Training Validation
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; 247 Art. 13, 3(b)(vii)		Terms Variant 247 All system Data 7 High-risk Information Input data Intended purpose Purpose Risk Specification System Testing Testing Testing data Training Validation Terms Variant All system Deployer High-risk Information
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; 247 Art. 13, 3(b)(vii)		Terms Variant 247 All system Data 7 High-risk Information Input data Intended purpose Purpose Risk Specification System Testing Testing data Training Validation
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; 247 Art. 13, 3(b)(vii)		Terms Variant 247 All system Data Price
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; 247 Art. 13, 3(b)(vii)		Terms Variant 247 All system Data Price
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; 247 Art. 13, 3(b)(vii)		Terms Variant 247 All system Data Price
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; 247 Art. 13, 3(b)(vii)		Terms Variant 247 All system Data Price
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; 247 Art. 13, 3(b)(vii)		Terms Variant 247 All system Data Price
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; 247 Art. 13, 3(b)(vii)		Terms Variant 247 All system Data Price
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; 247 Art. 13, 3(b)(vii)		Terms Variant 247 All system Data Price
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; 247 Art. 13, 3(b)(vii)		Terms Variant 247 All system Data Price
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; 247 Art. 13, 3(b)(vii)		Terms Variant 247 All system Data Price

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and sub-articles connections	Al ACT and relative Annexes and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 13, 3(c)		Terms Variant 249 Al system
the changes to the high-risk Al system and its performance which have been pre-determined by the provider at the moment of the initial conformity assessment, if any;		Assessment Conformity
		Conformity assessment High-risk
		Provider Risk
		System
249	<u> </u>	▼
Art. 13, 3(d)	△ 4 Technical documentation	Terms Variant 250
the human oversight measures referred to in Article 14, including the technical measures put in place to facilitate the interpretation of the outputs of the high-risk Al systems by the deployers;		Deployer
of the capace of the figure actions by the appropriate		High-risk Human
		Human oversight Risk
250	▼ ▼	<u></u>
Art. 13, 3(e)		Terms Variant 251
the computational and hardware resources needed, the expected lifetime of the high-risk AI system and any necessary maintenance and care measures, including their frequency, to ensure the proper functioning of that AI system, including as		Al system High-risk
regards software updates;		Resource Risk
		Software System
251	▼ ▼	▼
Art. 13, 3(f)	4 Technical documentation	Terms Variant 252
where relevant, a description of the mechanisms included within the high-risk AI system that allows deployers to properly collect,	accomentation	Al system Deployer
store and interpret the logs in accordance with Article 12.		High-risk Log
		Risk System
	▼ ▼	
252		<u> </u>

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Art. 14		4 Technical documentation	Terms Varia	ant 253
Human oversight			Human oversight	
		-		▼
253		<u> </u>	Terms Varia	
Art. 14, 1 High-risk AI systems shall be designed and developed in such a way, including with appropriate human-machine interface tools,		1	Al system High-risk	<u></u>
that they can be effectively overseen by natural persons during the period in which they are in use.			Human Risk	
254		₹		▼
Art. 14, 2		- H	Terms Varia	
Human oversight shall aim to prevent or minimise the risks to health, safety or fundamental rights that may emerge when a high-			Al system Fundamental right	
			Al system Fundamental right Health (See also: Safe High-risk	
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			Al system Fundamental right Health (See also: Safe High-risk Human Human oversight	
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			Al system Fundamental right Health (See also: Safe High-risk Human Human oversight Intended purpose Purpose	599
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			Al system Fundamental right Health (See also: Safe High-risk Human Human oversight Intended purpose Purpose Purpose Reasonably foreseeab Risk	De misuse
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			Al system Fundamental right Health (See also: Safe High-risk Human Human oversight Intended purpose Purpose Reasonably foreseeab	De misuse
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			Al system Fundamental right Health (See also: Safe High-risk Human Human oversight Intended purpose Purpose Reasonably foreseeab Risk Safety (See also: Heal	De misuse
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			Al system Fundamental right Health (See also: Safe High-risk Human Human oversight Intended purpose Purpose Reasonably foreseeab Risk Safety (See also: Heal	De misuse
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			Al system Fundamental right Health (See also: Safe High-risk Human Human oversight Intended purpose Purpose Reasonably foreseeab Risk Safety (See also: Heal	De misuse
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			Al system Fundamental right Health (See also: Safe High-risk Human Human oversight Intended purpose Purpose Reasonably foreseeab Risk Safety (See also: Heal	De misuse
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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 Art. 14, 3			Al system Fundamental right Health (See also: Safe High-risk Human Human oversight Intended purpose Purpose Reasonably foreseeab Risk Safety (See also: Heal System	te misuse
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.		<u></u>	Al system Fundamental right Heath (See also: Safe High-risk Human Human oversight Intended purpose Purpose Reasonably foreseeab Risk Safety (See also: Heal System Terms Varia Al system Ausonomy Context of use	int 256
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 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,		<u></u>	Al system Fundamental right Health (See also: Safe High-risk Human Human oversight Intended purpose Purpose Reasonably foreseeab Risk Safety (See also: Heal System Varia Al system Autonomy Context of use High-risk Risk	int 256
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 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,		<u></u>	Al system Fundamental right Heath (See also: Safe High-risk Human Human oversight Intended purpose Purpose Reasonably foreseeab Risk Safety (See also: Heat System Varia Al system Autonomy Cortext of use High-risk	int 256
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 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,		<u></u>	Al system Fundamental right Health (See also: Safe High-risk Human Human oversight Intended purpose Purpose Reasonably foreseeab Risk Safety (See also: Heal System Varia Al system Autonomy Context of use High-risk Risk	int 256
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 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,		<u></u>	Al system Fundamental right Health (See also: Safe High-risk Human Human oversight Intended purpose Purpose Reasonably foreseeab Risk Safety (See also: Heal System Varia Al system Autonomy Context of use High-risk	int 256
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 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,		<u></u>	Al system Fundamental right Health (See also: Safe High-risk Human Human oversight Intended purpose Purpose Reasonably foreseeab Risk Safety (See also: Heal System Varia Al system Autonomy Context of use High-risk	int 256
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 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,		<u></u>	Al system Fundamental right Health (See also: Safe High-risk Human Human oversight Intended purpose Purpose Reasonably foreseeab Risk Safety (See also: Heal System Varia Al system Autonomy Context of use High-risk	int 256
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 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,		<u></u>	Al system Fundamental right Health (See also: Safe High-risk Human Human oversight Intended purpose Purpose Reasonably foreseeab Risk Safety (See also: Heal System Varia Al system Autonomy Context of use High-risk	int 256
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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 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,		<u></u>	Al system Fundamental right Health (See also: Safe High-risk Human Human oversight Intended purpose Purpose Reasonably foreseeab Risk Safety (See also: Heal System Varia Al system Autonomy Context of use High-risk	int 256
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 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,		<u></u>	Al system Fundamental right Health (See also: Safe High-risk Human Human oversight Intended purpose Purpose Reasonably foreseeab Risk Safety (See also: Heal System Varia Al system Autonomy Context of use High-risk	int 256

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Art. 14, 3(a)		Terms Variant 257
measures identified and built, when technically feasible, into the high-risk AI system by the provider before it is placed on the market or put into service;		High-risk Provider
		Risk Service
		System
257	<u> </u>	▼
Art. 14, 3(b)		Terms Variant 258
measures identified by the provider before placing the high-risk AI system on the market or putting it into service and that are appropriate to be implemented by the deployer.		Al system Deployer
appropriate to be imperimented by the deproyer.		High-risk Provider
		Risk Service
		System
	7	▼
258		Terms Variant 259
Art. 14, 4 For the purpose of implementing paragraphs 1, 2 and 3, the high-risk Al system shall be provided to the deployer in such a way		Al system Deployer
that natural persons to whom human oversight is assigned are enabled, as appropriate and proportionate:		High-risk Human
		Human oversight Purpose
		Risk System
	<u></u>	₹
259 Art 44 4(a)		Terms Variant 260
Art. 14, 4(a) to properly understand the relevant capacities and limitations of the high-risk AI system and be able to duly monitor its operation,		Al system
including in view of detecting and addressing anomalies, dysfunctions and unexpected performance;		Operation Risk
		System
	<u></u>	
260		▼

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Art. 14, 4(b)	<u> </u>	Terms Variant 261
to remain aware of the possible tendency of automatically relying or over-relying on the output produced by a high-risk AI system (automation bias), in particular for high-risk AI systems used to provide information or recommendations for decisions to be taken		Bias High-risk
by natural persons;		Information
		Risk
261	<u> </u>	▼
Art. 14, 4(c)	<u> </u>	Terms Variant 262
to correctly interpret the high-risk AI system's output, taking into account, for example, the interpretation tools and methods available;		High-risk
		Risk System
262		<u> </u>
202		▼
Art. 14, 4(d)	<u> </u>	Terms Variant 263
		Terms Variant 263 Al system 4 High-risk
Art. 14, 4(d) to decide, in any particular situation, not to use the high-risk AI system or to otherwise disregard, override or reverse the output of		Terms Variant 263
Art. 14, 4(d) to decide, in any particular situation, not to use the high-risk AI system or to otherwise disregard, override or reverse the output of		Terms Variant 263 Al system High-risk Flisk
Art. 14, 4(d) to decide, in any particular situation, not to use the high-risk AI system or to otherwise disregard, override or reverse the output of		Terms Variant 263 Al system High-risk Flisk
Art. 14, 4(d) to decide, in any particular situation, not to use the high-risk AI system or to otherwise disregard, override or reverse the output of		Terms Variant 263 Al system High-risk Flisk
Art. 14, 4(d) to decide, in any particular situation, not to use the high-risk AI system or to otherwise disregard, override or reverse the output of		Terms Variant 263 Al system High-risk Flisk
Art. 14, 4(d) to decide, in any particular situation, not to use the high-risk AI system or to otherwise disregard, override or reverse the output of		Terms Variant 263 Al system High-risk Flisk
Art. 14, 4(d) to decide, in any particular situation, not to use the high-risk AI system or to otherwise disregard, override or reverse the output of		Terms Variant 263 Al system High-risk Flisk
Art. 14, 4(d) to decide, in any particular situation, not to use the high-risk AI system or to otherwise disregard, override or reverse the output of		Terms Variant 263 Al system High-risk Flisk
Art. 14, 4(d) to decide, in any particular situation, not to use the high-risk AI system or to otherwise disregard, override or reverse the output of		Terms Variant 263 Al system High-risk Flisk
Art. 14, 4(d) to decide, in any particular situation, not to use the high-risk AI system or to otherwise disregard, override or reverse the output of		Terms Variant 263 Al system High-risk Flisk
Art. 14, 4(d) to decide, in any particular situation, not to use the high-risk AI system or to otherwise disregard, override or reverse the output of		Terms Variant 283 Al system A High-risk Risk System
Art. 14, 4(d) to decide, in any particular situation, not to use the high-risk Al system or to otherwise disregard, override or reverse the output of the high-risk Al system; 263 Art. 14, 4(e)		Terms Variant 263 Al system High-risk Fisik System Terms Variant 264 Al system
Art. 14, 4(d) to decide, in any particular situation, not to use the high-risk AI system or to otherwise disregard, override or reverse the output of the high-risk AI system;		Terms Variant 283 Al system
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Art. 14, 4(d) to decide, in any particular situation, not to use the high-risk AI system or to otherwise disregard, override or reverse the output of the high-risk AI system; 283 Art. 14, 4(e) to intervene in the operation of the high-risk AI system or interrupt the system through a 'stop' button or a similar procedure that		Terms Variant 283 Al system High-risk Flisik System
Art. 14, 4(d) to decide, in any particular situation, not to use the high-risk AI system or to otherwise disregard, override or reverse the output of the high-risk AI system; 283 Art. 14, 4(e) to intervene in the operation of the high-risk AI system or interrupt the system through a 'stop' button or a similar procedure that		Terms Variant 283 Al system High-risk Flisik System
Art. 14, 4(d) to decide, in any particular situation, not to use the high-risk AI system or to otherwise disregard, override or reverse the output of the high-risk AI system; 283 Art. 14, 4(e) to intervene in the operation of the high-risk AI system or interrupt the system through a 'stop' button or a similar procedure that		Terms Variant 283 Al system High-risk Flisik System
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	ping & inology	Technical Committee
and sub-articles connections	Al ACT and relative Article in Al Act Annexes and relative Article in Al Act	aiopen Hosting and developing
Art. 15, 3		Terms Variant 269 Accuracy (See also: Free of errors)
The levels of accuracy and the relevant accuracy metrics of high-risk AI systems shall be declared in the accompanying instructions of use.		Al system High-risk
		Metric Risk
269	<u> </u>	▼
Art. 15, 4		Terms Variant 270
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.		High-risk Interaction
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		Risk Robustness
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.		Service System
270	<u> </u>	
Art. 15, 5		Terms Variant 271
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,		Al system Confidential
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		? Cybersecurity (See also: Security)
a mistake (adversarial examples or model evasion), confidentiality attacks or model flaws.		Data ?
		High-risk Risk
		System Training
		Training data Training data
271	<u> </u>	▼
SECTION 3		Terms Variant 272
Obligations of providers and deployers of high-risk AI systems and other parties		Deployer High-risk
		Obligation Provider
		Risk
272	<u> </u>	▼

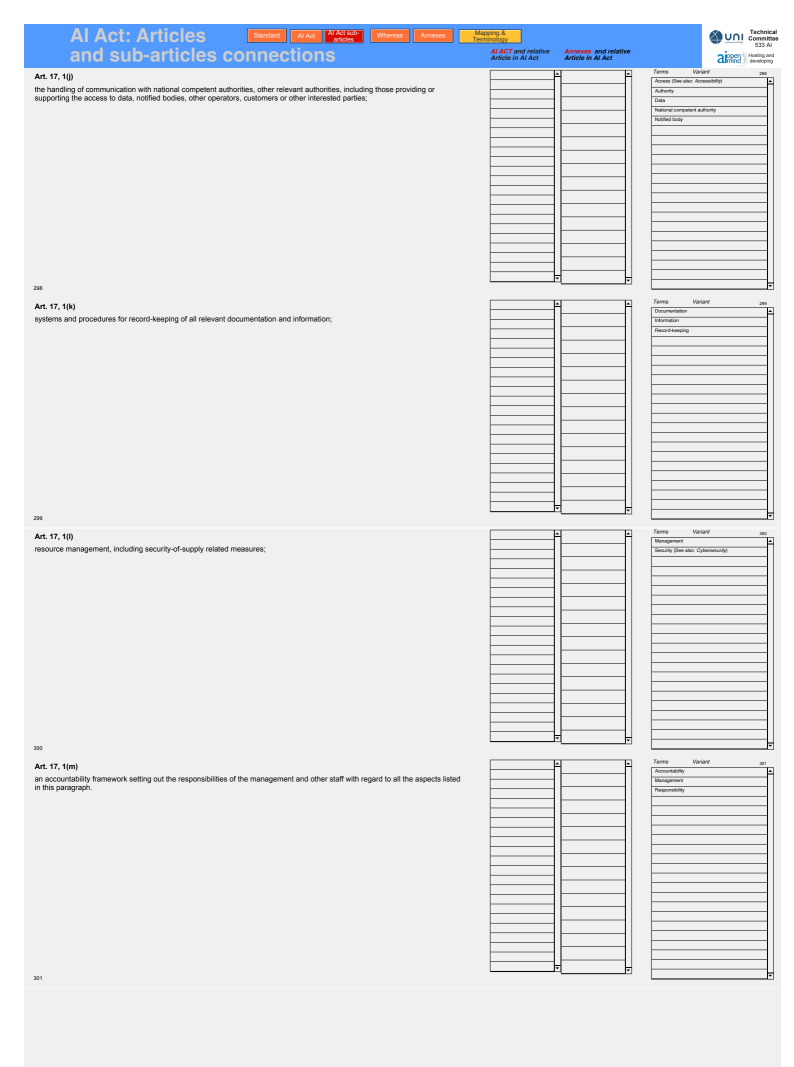
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and sub-articles connections	Al ACT and relative Article in Al Act Annexes and relative Article in Al Act	aippen Hosting and developing
Art. 16		Terms Variant 273
Obligations of providers of high-risk AI systems. Providers of high-risk AI systems shall:		High-risk Obligation
		Provider Risk
273		▼
Art. 16, (a)	<u> </u>	Terms Variant 274
ensure that their high-risk AI systems are compliant with the requirements set out in Section 2;		Compliant
		High-risk Risk
274	<u></u>	▼
Art. 16, (b)		Terms Variant 275
indicate on the high-risk Al 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;		Al system Documentation
applicable, their name, registered trade name of registered trade mark, the address at which they can be contacted,		High-risk Risk
		System
275	▼	▼
Art. 16, (c)		Terms Variant 276
have a quality management system in place which complies with Article 17;		Management Management system
		Quality management System
070	▼	<u></u>
276		

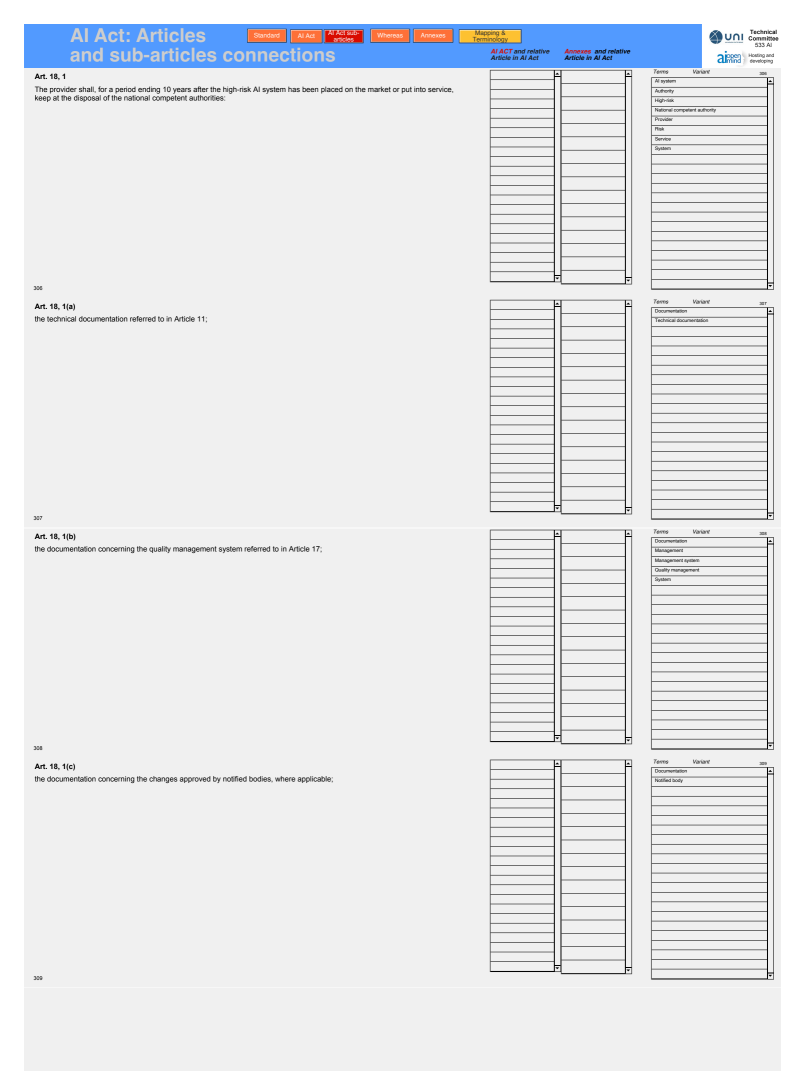
Al Act: Articles Standard Al Act Articles Whereas Annexes Term and sub-articles connections	ping & inology	Technical Committee 533 AI
and sub-articles connections	Al ACT and relative Annexes and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 16, (d)	<u> </u>	Terms Variant 277 Documentation
keep the documentation referred to in Article 18;		
277		▼
Art. 16, (e)		Terms Variant 278
when under their control, keep the logs automatically generated by their high-risk Al systems as referred to in Article 19;		Al system High-risk
		Log Risk
278	▼ ▼	▼
Art. 16, (f)		Terms Variant 279
ensure that the high-risk AI system undergoes the relevant conformity assessment procedure as referred to in Article 43, prior to its being placed on the market or put into service;		Al systemAssessment
to being placed on the market or put into service,		Conformity Conformity assessment
		High-risk Risk
		Service System
279	<u></u>	<u></u>
Art. 16, (g)		Terms Variant 280
draw up an EU declaration of conformity in accordance with Article 47;		Conformity Declaration
280	▼ ▼	▼
200		

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and sub-articles connections	AI ACT and relative Article in AI Act Article in AI Act	aiopen Hosting and developing
Art. 16, (h)		Terms Variant 281
affix the CE marking to the high-risk AI system or, where that is not possible, on its packaging or its accompanying documentation, to indicate conformity with this Regulation, in accordance with Article 48;		CE marking Conformity
		Documentation High-risk Regulation
		Risk System
		3
281	▼	<u></u>
Art. 16, (i)	<u> </u>	Terms Variant 282 Obligation
comply with the registration obligations referred to in Article 49(1);		Registration
	<u></u>	
282 And 46 (B)		Terms Variant 283
Art. 16, (j) take the necessary corrective actions and provide information as required in Article 20;		Corrective action
283	<u> </u>	Towns Mariest
Art. 16, (k) upon a reasoned request of a national competent authority, demonstrate the conformity of the high-risk AI system with the		Terms Variant 284 All system Authority
requirements set out in Section 2;		Conformity High-risk
		National competent authority Risk
		System
284	▼ ▼	₹

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and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 16, (I)		Terms Variant 285 Accessibility (See also: Access)
ensure that the high-risk AI system complies with accessibility requirements in accordance with Directives (EU) 2016/2102 and (EU) 2019/882.		Al system High-risk
		Risk System
285	▼ ▼	▼
Art. 17	△ 6 Conformity assessment	Terms Variant 286
Quality management system	7 Conformity based on an assessment of the	Management system
		Quality management System
286	<u></u>	<u></u>
Art. 17, 1		Terms Variant 288
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,		Al system Compliance
and shall include at least the following aspects:		High-risk Management
		Management system Provider
		Quality management Regulation
		Risk System
288	▼ ▼	▼
Art. 17, 1(a)		Terms Variant 289
a strategy for regulatory compliance, including compliance with conformity assessment procedures and procedures for the		Al system Assessment
management of modifications to the high-risk Al system;		Assessment procedures Compliance
		Conformity Conformity assessment
		High-risk Management
		Risk System
	7	▼
289		

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and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	aippen Hosting and developing
Art. 17, 1(b)		Terms Variant 290
techniques, procedures and systematic actions to be used for the design, design control and design verification of the high-risk Al system;		Design High-risk
		Risk
		System Verification
290	<u> </u>	▼
Art. 17, 1(c)		Terms Variant 291
techniques, procedures and systematic actions to be used for the development, quality control and quality assurance of the high- risk Al system;		High-risk ?
		? Risk
		System
291		
Art. 17, 1(d)		Terms Variant 292
examination, test and validation procedures to be carried out before, during and after the development of the high-risk AI system, and the frequency with which they have to be carried out;		High-risk Risk
		System Validation
	<u></u>	
292		Terms Variant 293
Art. 17, 1(e) technical specifications, including standards, to be applied and, where the relevant harmonised standards are not applied in full or		Al system
do not cover all of the relevant requirements set out in Section 2, the means to be used to ensure that the high-risk AI system complies with those requirements;		Harmonised standard High-risk
Compiles with those requirements,		Risk Specification
		System
	▼ ▼	
293		<u></u>





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and sub-articles connections	Al ACT and relative Annexes and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 18, 1(d)		Terms Variant 310 Notified body
the decisions and other documents issued by the notified bodies, where applicable;		
310	<u> </u>	▼
Art. 18, 1(e)		Terms Variant 311
the EU declaration of conformity referred to in Article 47.		Declaration
311	<u> </u>	▼
Art. 18, 2		Terms Variant 312 Authorised representative
Each Member State shall determine conditions under which the documentation referred to in paragraph 1 remains at the disposal of the national competent authorities for the period indicated in that paragraph for the cases when a provider or its authorised		Authority Documentation
representative established on its territory goes bankrupt or ceases its activity prior to the end of that period.		National competent authority Provider
		Tiovidei
312	<u> </u>	▼
Art. 18, 3		Terms Variant 313
Providers that are financial institutions subject to requirements regarding their internal governance, arrangements or processes under Union financial services law shall maintain the technical documentation as part of the documentation kept under the relevant		Governance Process
Union financial services law.		Provider Subject
		Technical documentation
313	<u> </u>	▼

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and sub-articles connections	Al ACT and relative Article in Al Act Annexes and relative Article in Al Act	aiopen Hosting and developing
Art. 19		Terms Variant 314
Automatically generated logs		
314	▼ ▼	▼
Art. 19, 1	4 4	Terms Variant 315 Al system
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		? Data
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.		High-risk Intended purpose
		Log
		Protection Protection of personal data
		Provider Purpose
		Risk System
315	▼ ▼	▼
Art. 19, 2	4 4	Terms Variant 316 Al system
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 Governance
documentation kept under the relevant financial services law.		High-risk Log
		Process Provider
		Risk Subject
316	<u> </u>	▼
Art. 20		Terms Variant 317 Corrective action
Corrective actions and duty of information		Information
317	<u> </u>	₹

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and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act Article in Al Act	a open Hosting and developing
Art. 21, 2		Terms Variant 322 Access (See also: Accessibility)
Upon a reasoned request by a competent authority, providers shall also give the requesting competent authority, as applicable, access to the automatically generated logs of the high-risk AI system referred to in Article 12(1), to the extent such logs are under		Al system Authority
their control.		High-risk Log
		Provider Risk
		System
322	▼ ▼	▼
Art. 21, 3	<u> </u>	Terms Variant 323 Authority
Any information obtained by a competent authority pursuant to this Article shall be treated in accordance with the confidentiality obligations set out in Article 78.		Confidential
		Information Obligation
323	▼ ▼	▼
Art. 22	<u></u>	Terms Variant 324 Al system
Authorised representatives of providers of high-risk AI systems		Authorised representative High-risk
		Provider Risk
324	<u> </u>	▼
Art. 22, 1	<u> </u>	Terms Variant 325 Al system
Prior to making their high-risk Al systems available on the Union market, providers established in third countries shall, by written mandate, appoint an authorised representative which is established in the Union.		Authorised representative High-risk
		Provider Risk
325	<u> </u>	<u></u>

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and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	aiopen Hosting and developing
Art. 22, 2	<u></u>	H	Terms Variant 326 Authorised representative
The provider shall enable its authorised representative to perform the tasks specified in the mandate received from the provider.			Provider
			Task
	-	-	
326			Terms Variant 327
Art. 22, 3	<u></u>	<u> </u>	Authorised representative
The authorised representative shall perform the tasks specified in the mandate received from the provider. It shall provide a copy of the mandate to the market surveillance authorities upon request, in one of the official languages of the institutions of the Union,			Authority Market surveillance authority
as indicated by the competent authority. For the purposes of this Regulation, the mandate shall empower the authorised representative to carry out the following tasks:			Provider Regulation
			Surveillance Task
327	F	<u> </u>	▼
Art. 22, 3(a)	<u></u>	H	Terms Variant 328
verify that the EU declaration of conformity referred to in Article 47 and the technical documentation referred to in Article 11 have been drawn up and that an appropriate conformity assessment procedure has been carried out by the provider;			Conformity
been drawn up and that an appropriate comorning assessment procedure has been carried out by the provider,			Conformity assessment Declaration
			Documentation Provider
			Technical documentation
	₹	· -	
328			Terms Variant 329
Art. 22, 3(b) keep at the disposal of the competent authorities and national authorities or bodies referred to in Article 74(10), for a period of 10		<u> </u>	Al system Authorised representative
years after the high-risk Al system has been placed on the market or put into service, the contact details of the provider that appointed the authorised representative, a copy of the EU declaration of conformity referred to in Article 47, the technical			Authority
documentation and, if applicable, the certificate issued by the notified body;			Certificate Conformity
			Contact Declaration
			Documentation High-risk
			Notified body Provider
			Risk
			Service System
			Technical documentation
329	l v	<u> </u>	₹

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and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 23		Terms Variant 334
Obligations of importers		Obligation
334	▼ ▼	▼
Art. 23, 1		Terms Variant 335
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:		Conformity High-risk
		Importer Regulation
		Risk System
335	<u> </u>	▼
Art. 23, 1(a)		Terms Variant 336 Al system
the relevant conformity assessment procedure referred to in Article 43 has been carried out by the provider of the high-risk Al system;		Assessment Conformity
		Conformity assessment High-risk
		Provider Risk
		System
	<u></u>	
336		Terms Variant 337
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		▼

articles err	pping & ninology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 23, 1(c)		Terms Variant 338
the system bears the required CE marking and is accompanied by the EU declaration of conformity referred to in Article 47 and instructions for use;		Conformity Declaration
		Instructions for use System
338	▼ ▼	▼
Art. 23, 1(d)		Terms Variant 339 Authorised representative
the provider has appointed an authorised representative in accordance with Article 22(1).		Provider
339	<u></u>	▼
Art. 23, 2		Terms Variant 340
Where an importer has sufficient reason to consider that a high-risk AI system is not in conformity with this Regulation, or is falsified, or accompanied by falsified documentation, it shall not place the system on the market until it has been brought into		Al system Authorised representative
conformity. Where the high-risk AI system presents a risk within the meaning of Article 79(1), the importer shall inform the provider of the system, the authorised representative and the market surveillance authorities to that effect.		Authority Conformity
		Documentation High-risk
		Market surveillance authority Provider
		Regulation Risk
		Surveillance System
340	▼ ▼	▼
Art. 23, 3		Terms Variant 341
Importers shall indicate their name, registered trade name or registered trade mark, and the address at which they can be contacted on the high-risk AI system and on its packaging or its accompanying documentation, where applicable.		Al system Documentation
contacted on the high-risk At system and on its packaging or its accompanying documentation, where applicable.		High-risk Importer
		Risk System
	7	
341		▼

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and sub-articles connections	Al ACT and relative Article in Al Act Annexes and relative Article in Al Act	
Art. 23, 4		Terms Variant 342
Importers shall ensure that, while a high-risk AI system is under their responsibility, storage or transport conditions, where applicable, do not jeopardise its compliance with the requirements set out in Section 2.		Compliance Compliance with the requirements
		High-risk Importer
		Responsibility Risk
		System
342	<u> </u> ▼	<u></u>
Art. 23, 5	<u></u>	Terms Variant 343
Importers shall keep, for a period of 10 years after the high-risk AI system has been placed on the market or put into service, a copy of the certificate issued by the notified body, where applicable, of the instructions for use, and of the EU declaration of		Certificate
conformity referred to in Article 47.		Conformity Declaration
		High-risk Importer
		Instructions for use Notified body
		Risk Service
		System
343	▼	
Art. 23, 6		▲ Terms Variant 344
Importers shall provide the relevant competent authorities, upon a reasoned request, with all the necessary information and		Al systemAuthority
documentation, including that referred to in paragraph 5, to demonstrate the conformity of a high-risk AI system with the requirements set out in Section 2 in a language which can be easily understood by them. For this purpose, they shall also ensure		Conformity Documentation
that the technical documentation can be made available to those authorities.		High-risk
		Importer Information
		Purpose Risk
		System Technical documentation
	<u>v</u>	_
344		
Art. 23, 7		Al system 345
Importers shall cooperate with the relevant competent authorities in any action those authorities take in relation to a high-risk AI system placed on the market by the importers, in particular to reduce and mitigate the risks posed by it.		Authority High-risk
		Importer Risk
		System
345	<u> </u>	<u></u>

A 2.4.1 A 2.4.2 A 3.4.3 A 3	Al Act: Articles Standard Al Act Articles Whereas Annexes Telephone	apping & rminology			Technical Committee 533 Al
As 2.2.1 As 2.2.2 As 2.2	and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act		open Hosting and
At 24.2 2 At 2.4.2 2 At 2.4.2 2 At 2.4.2 3 At 2.4.2 3 At 2.4.2 3 At 2.4.2 5 At 2.4.3 6 At 2.4.3 6 At 2.4.3 6 At 2.4.3 6 At 2.4.4 7 At 2.4.3 6 At 2.4.3 6 At 2.4.4 7 At 2.4.3 6 At 2.4.4 8 At 2.4.4 8 At 2.4.4 8 At 2.4.4 8 At 2.4.5 8 At 2.4.5 8 At 2.4.4 8 At 2.4.5 8 At 2.4.		-	A		riant 346
Act 2.4.1 Bullow many and private Ad eyelen southlike on the manex, distribution shall verify that it bears the require CE mainter, that it is concentrated by a page 14 the 51 of solid antion of conformity offence to in which of 24 and restriction, that is in the process can the immediate of the system, as application, have complete with hour respectable, above, and the first the process can the immediate of the system, as application, have complete with hour respectable, above, and the first the process can the immediate of the system as a page can be a simple of the control of the system as a page can be a simple of the control of the system as a page can be a simple of the control of the system as a page can be a simple of the control of the	Obligations of distributors				
Act 2.4.1 Buttor many in play risk At system surplices on the manket, digitabloss shall verify that it bears the required CC making, that it is excompanied by a copy of the 61 of collamon of centrumly referred to in Arcicle 47 and instructure for year, and that the proade or on the instruction of the system, as applicable. Two completes with hor respective obligations as is of down in Archite 16, parts (e)					
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accompanied by a cargo of the Substantian of conformity informs to a Article 24 and restructions for read, and that the provider of the substantial of the substantia			†	Al system	
and (c) and Article 23(3) Table 1	accompanied by a copy of the EU declaration of conformity referred to in Article 47 and instructions for use, and that the provider				
Art 24.2 Where as distributior consider or has reason to consider, on the basis of the information in tip possessor, that a high-risk A laystem available on the grant of the information in the possessor. That a high-risk A laystem presents a risk within the meaning of Article 79(1), the distribution deal inform the procedure of the impacts of the system, see applicable, to that office. Art 24.3 Data button of the distribution of the possessor in the possessor of the impacts of the system, see applicable, do not open grant of the system with the requirements set out in Section 2. Art 24.3 Data button of the distribution of the system with the requirements set out in Section 2.	and the importer of that system, as applicable, have compiled with their respective obligations as fall down in Article 16, points (b) and (c) and Article 23(3).				
Art 2.4, 3 Detributors shall case or his white a high-risk Al system is under their responsibility, storage or transport conditions, where application, to not incorporate the service of the system white a high-risk Al system presents and assers that white a high-risk Al system presents are within the meeting of Article 79(1), the distributor shall inform the provisor or the importer of the system, as applicable, to that affect. Art 2.4, 3 Detributors shall case or high system and a high-risk Al system presents are within the meeting of Article 79(1), the distributor shall inform the provisor or the importer of the system, as applicable, to that affect. Art 2.4, 3 Detributors shall case or high system and the importance of the system, as applicable, to that affect. Art 2.4, 3 Detributors shall case or high system as high-risk Al system is under their responsibility, storage or transport conditions, where applicable, to not proportion of the system with the requirements set out in Section 2.					
Art 24.2 When a solidour consider, on the basis of the information in its possession, that a high-risk Al system is not in continuity with the regulariments set out in Section 2, at shall not make the high-risk Al system svaluebe on the system, as applicable. In that effect, a special special process of a risk within the meaning of Article 78(1), the distributor shall leform the provider or the importer of the system, as applicable. In that effect, a special process of a risk within the meaning of Article 78(1), the distributor shall leform the provider or the importer of the system, as applicable. In that effect, a special process of the system with the repulsion of the system with the repulsion of the system with the repulsion of the system with the requirements set out in Section 2. Art 24, 3 Distributions shall ensure that, white a high-risk Al system a under their responsibility, storage or transport conditions, where applicable, do not proparatise the compliance of the system with the requirements set out in Section 2.				Provider	
Art. 24, 2 Art. 24, 2 Where a distributor considers or has reason to consider, on the basis of the information in its possession, that a high-risk AI system evaluable on the provider or has reason to consider, on the conformity with the equirements set out in Section 2.1 shall not make the high-risk AI system evaluable on the provider or the importer of the system, as applicable, to that effect. Art. 24, 3 Art. 24, 3 Art. 24, 3 Distributors shall ensure that, while a high-risk AI system is under their responsibility, storage or transport conditions, where applicable, do not jeopardite the compliance of the system with the requirements set out in Section 2.					
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Where a distributor considers or has mason to consider, on the basis of the information in its possession, that a high-risk AI system and incomforming with three requirements set out in Section 2, 14 shalf a high-risk AI system within the meaning of Article 79(1), the distributor shall inform the provider or the importer of the system, as applicable, to that effect. **Aff. 24, 3** **Distributors shall ensure that, while a high-risk AI system is under their responsibility, storage or transport conditions, where applicable, do not jeopardise the compliance of the system with the requirements set out in Section 2.** **Terms** **	Art. 24, 2				
market until the system has been brought into conformity with those requirements. Furthermore, where the high-risk AI system presents a risk within the meaning of Article 79(1), the distributor shall inform the provider or the importer of the system, as applicable, to that effect. Total Complete	Where a distributor considers or has reason to consider, on the basis of the information in its possession, that a high-risk Al				
applicable, to that effect. Template Te	market until the system has been brought into conformity with those requirements. Furthermore, where the high-risk AI system				
Art. 24, 3 Distributors shall ensure that, while a high-risk AI system is under their responsibility, storage or transport conditions, where applicable, do not jeopardise the compliance of the system with the requirements set out in Section 2: Tarms Variant 3x Tarms Tarms				Information	
Art. 24, 3 Distributors shall ensure that, while a high-risk AI system is under their responsibility, storage or transport conditions, where applicable, do not jeopardise the compliance of the system with the requirements set out in Section 2. Tomms Verticar 30 1 1 1 1 1 1 1 1 1				Risk	
Art. 24, 3 Distributors shall ensure that, while a high-risk AI system is under their responsibility, storage or transport conditions, where applicable, do not jeopardise the compliance of the system with the requirements set out in Section 2. Terms Variant 549				System	
Art. 24, 3 Distributors shall ensure that, while a high-risk AI system is under their responsibility, storage or transport conditions, where applicable, do not jeopardise the compliance of the system with the requirements set out in Section 2. Terms Variant 549					
Art. 24, 3 Distributors shall ensure that, while a high-risk AI system is under their responsibility, storage or transport conditions, where applicable, do not jeopardise the compliance of the system with the requirements set out in Section 2. Terms Variant 549					
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Art. 24, 3 Distributors shall ensure that, while a high-risk Al system is under their responsibility, storage or transport conditions, where applicable, do not jeopardise the compliance of the system with the requirements set out in Section 2. All pages Compliance High-risk Responsibility Risk Responsibility Risk System	348				
applicable, do not jeopardise the compliance of the system with the requirements set out in Section 2." High-risk Responsibility Risk System I and I				Al system	
Rick System Rick System The state of the s	Distributors shall ensure that, while a high-risk AI system is under their responsibility, storage or transport conditions, where applicable, do not jeopardise the compliance of the system with the requirements set out in Section 2.				
System System System The state of the sta					
	349		<u> </u>		▼

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and sub-articles connections Al ACT and relative Article in Al Act Article in Al Act	a open Hosting and developing
Art 25.1	Terms Variant 354 Al system
of this Description and shall be explicated the abligations of the precident under Artisla AC in pass of the following significant control of the property of the property of the following significant control of the property of the pro	Deployer Distributor
	High-risk Obligation
	Provider
	Regulation Risk
	Subject System
	7
	<u> </u>
354 L	Terms Variant 355
Art. 25, 1(a)	Al system High-risk
contractual arrangements stipulating that the obligations are otherwise allocated;	Obligation
	Risk Service
	System
355 Fig. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	▼
Art 25 1(b)	Terms Variant 356 Al system
they make a substantial modification to a high-risk AI system that has already been placed on the market or has already been put	High-risk Risk
	Service
	Substantial modification System
	▼
356	Terms Variant 357
Art. 23, 1(c)	Al system General-purpose Al system
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-	High-risk
	Intended purpose Purpose
	Risk Service
	System
357	System

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and sub-articles connections	Al ACT and relative Annexes and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 26, 2		Terms Variant 366 Authority
Deployers shall assign human oversight to natural persons who have the necessary competence, training and authority, as well as the necessary support.		Competence Deployer
		Human Human oversight
		Support Training
		rraining
	7	
366		Terms Variant 367
Art. 26, 3 The obligations set out in paragraphs 1 and 2, are without prejudice to other deployer obligations under Union or national law and		Deployer A
to the deployer's freedom to organise its own resources and activities for the purpose of implementing the human oversight measures indicated by the provider.		Human oversight Obligation
		Provider Purpose
		Resource
367	<u> </u>	▼
Art. 26, 4		Terms Variant 368 Al system
Without prejudice to paragraphs 1 and 2, to the extent the deployer exercises control over the input data, that deployer shall ensure that input data is relevant and sufficiently representative in view of the intended purpose of the high-risk AI system.		Data Deployer
		High-risk Input data
		Intended purpose Purpose
		Risk System
		System
368	<u></u>	▼
Art. 26, 5		Terms Variant 369
Deployers shall monitor the operation of the high-risk Al system on the basis of the instructions for use and, where relevant, inform		Al system Authority
providers in accordance with Article 72. Where deployers have reason to consider that the use of the high-risk AI system in accordance with the instructions may result in that AI system presenting a risk within the meaning of Article 79(1), they shall, without undue delay, inform the provider or distributor and the relevant market surveillance authority, and shall suspend the use of		Pata ?
will obtain the deady, mind in a provider of distribution and the relevant market surveillance adulted in the feet was that system. Where deployers have identified a serious incident, they shall also immediately inform first the provider, and then the importer or distributor and the relevant market surveillance authorities of that incident. If the deployer is not able to reach the		Deployer Distributor
provider, Article 73 shall apply mutatis mutandis. This obligation shall not cover sensitive operational data of deployers of Al systems which are law enforcement authorities. For deployers that are financial institutions subject to requirements regarding their		Governance High-risk
internal governance, arrangements or processes under Union financial services law, the monitoring obligation set out in the first subparagraph shall be deemed to be fulfilled by complying with the rules on internal governance arrangements, processes and		Incident Instructions for use
mechanisms pursuant to the relevant financial service law.		Law enforcement Law enforcement authority
		Market surveillance authority Monitoring
		Obligation Operation
		Process Provider
		Risk
		Sensitive operational data Serious incident
369		Service ▼

373

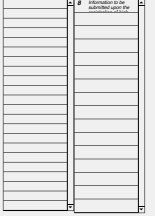
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375

Art. 27

Fundamental rights impact assessment for high-risk AI systems



Terms	Variant	377
Al system		
Assessment		
Fundamental rig	jht	
High-risk		
Impact assessm	nent	
Risk		
		~

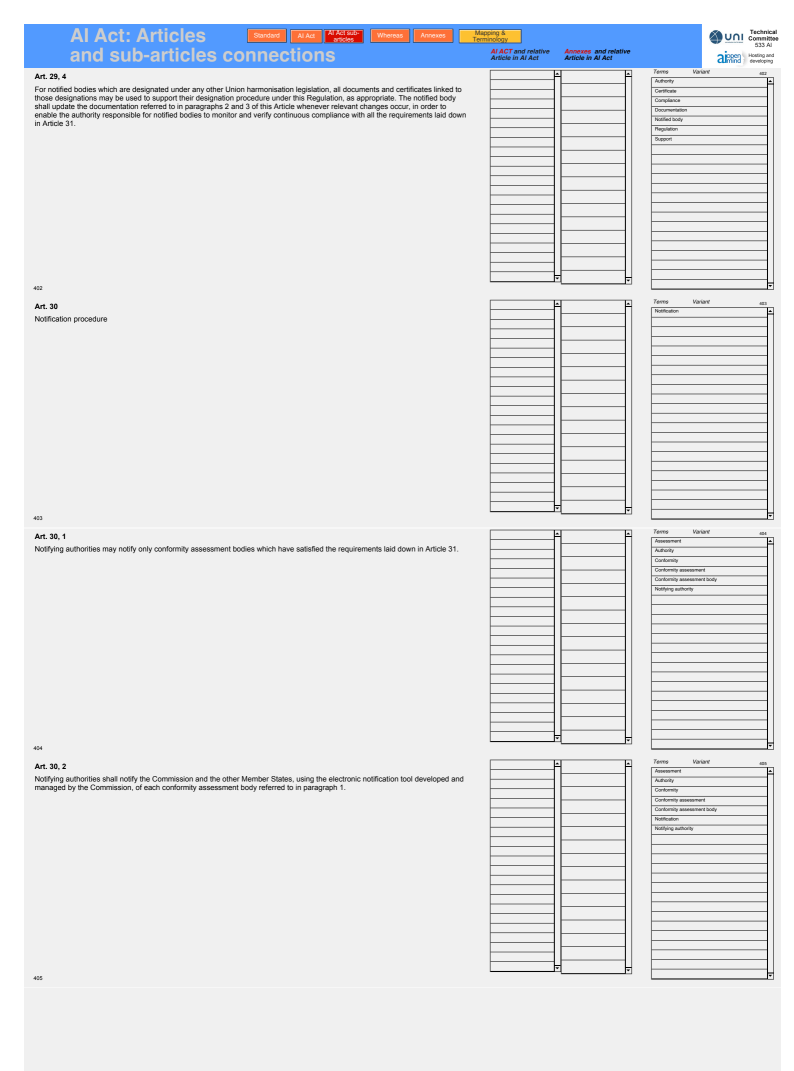
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and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act Article in Al Act	aippen Hosting and developing
Art. 27, 1(d)		Terms Variant 382
the specific risks of harm likely to have an impact on the categories of natural persons 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;		Provider
382	<u> </u>	▼
Art. 27, 1(e)	4	Terms Variant 383
a description of the implementation of human oversight measures, according to the instructions for use;		Human oversight
		Instruction of doc
383	▼ ▼	▼
Art. 27, 1(f)		Terms Variant 384 Governance
the measures to be taken in the case of the materialisation of those risks, including the arrangements for internal governance and complaint mechanisms.		
384	<u> </u>	▼
Art. 27, 2		Terms Variant 385
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		Deployer Fundamental right
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.		High-risk Impact assessment
		Information
		Obligation Provider
		Risk System
385	<u> </u>	▼

	ping & inology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	a open Hosting and developing
Art. 28		Terms Variant 390 Authority
Notifying authorities		Notifying authority
390	<u> </u>	<u></u>
Art. 28, 1		Terms Variant 391
Each Member State shall designate or establish at least one notifying authority responsible for setting up and carrying out the necessary procedures for the assessment, designation and notification of conformity assessment bodies and for their monitoring.		Authority Conformity
Those procedures shall be developed in cooperation between the notifying authorities of all Member States.		Conformity assessment Conformity assessment body
		Cooperation Monitoring
		Notification
		Notifying authority
	<u></u>	
391		
Art. 28, 2		Terms Variant 392 Assessment
Member States may decide that the assessment and monitoring referred to in paragraph 1 is to be carried out by a national accreditation body within the meaning of, and in accordance with, Regulation (EC) No 765/2008.		Monitoring Regulation
	Ţ	▼
³⁹² Art. 28, 3		Terms Variant 393
Notifying authorities shall be established, organised and operated in such a way that no conflict of interest arises with conformity		Assessment Authority
assessment bodies, and that the objectivity and impartiality of their activities are safeguarded.		Conformity Conformity assessment
		Conformity assessment body Notifying authority
		Safeguard
393	▼ ▼	

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and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act Article in Al Act	aippen Hosting and developing
Art. 28, 4		Terms Variant 394 Assessment
Notifying authorities shall be organised in such a way that decisions relating to the notification of conformity assessment bodies are taken by competent persons different from those who carried out the assessment of those bodies.		Authority Conformity
		Conformity assessment Conformity assessment body
		Notification Notifying authority
394	▼	▼
Art. 28, 5		Terms Variant 395
Notifying authorities shall offer or provide neither any activities that conformity assessment bodies perform, nor any consultancy services on a commercial or competitive basis.		Assessment Authority
services on a commercial of competitive pasis.		Conformity Conformity assessment
		Conformity assessment body Notifying authority
	<u> </u>	
395		Terms Variant 396
Art. 28, 6 Notifying authorities shall safeguard the confidentiality of the information that they obtain, in accordance with Article 78.		Authority Confidential
		? Information
		Notifying authority Safeguard
	<u> </u>	
396		Terms Variant 397
Art. 28, 7 Notifying authorities shall have an adequate number of competent personnel at their disposal for the proper performance of their		Authority Authority Fundamental right
tasks. Competent personnel shall have the necessary expertise, where applicable, for their function, in fields such as information technologies, AI and law, including the supervision of fundamental rights.		Information Notifying authority
		Supervision Task
	<u></u>	
397		▼

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and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 29		Terms Variant 398 Assessment
Application of a conformity assessment body for notification		Conformity Conformity assessment
		Conformity assessment body
		Notification
398	Y	▼
Art. 29, 1		Terms Variant 399 Assessment
Conformity assessment bodies shall submit an application for notification to the notifying authority of the Member State in which they are established.		Authority Conformity
		Conformity assessment Conformity assessment body
		Notification
		Notifying authority
399	<u> </u>	▼
Art. 29, 2		Terms Variant 400
The application for notification shall be accompanied by a description of the conformity assessment activities, the conformity assessment module or modules and the types of AI systems for which the conformity assessment body claims to be competent, as		Assessment Certificate
well as by an accreditation certificate, where one exists, issued by a national accreditation body attesting that the conformity assessment body fulfils the requirements laid down in Article 31. Any valid document related to existing designations of the		Conformity Conformity assessment
applicant notified body under any other Union harmonisation legislation shall be added.		Conformity assessment body Notification
		Notified body
400		
Art. 29, 3		Terms Variant 401
Where the conformity assessment body concerned cannot provide an accreditation certificate, it shall provide the notifying authority with all the documentary evidence necessary for the verification, recognition and regular monitoring of its compliance with the requirements laid down in Article 31.		Authority Certificate
the requirements laid down in value on.		Compliance Compliance with the requirements
		Conformity Conformity assessment
		Conformity assessment body Monitoring
		Notifying authority Verification
	▼ ▼	
401		



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and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	aiopen Hosting and developing
Art. 31, 1		▲ Term	ns Variant 410
A notified body shall be established under the national law of a Member State and shall have legal personality.			
		<u>_</u>	
410		<u> </u>	▼
Art. 31, 2		Term Cybe	ns Variant 411 ersecurity (See also: Security)
Notified bodies shall satisfy the organisational, quality management, resources and process requirements that fulfil their tasks, as well as suitable cybersecurity requirements.	are necessary to		agement fied body
			lity management
		Task	
		<u> </u>	
411		<u> </u>	₹
Art. 31, 3		A Term	ns Variant 412
The organisational structure, allocation of responsibilities, reporting lines and operation of notified bodies shall in their performance, and in the results of the conformity assessment activities that the notified bodies conduct.	ensure confidence		formity formity assessment
		Notifi Oper	fied body ration
			ponsibility
		<u></u>	
412			- Mariant
Art. 31, 4 Notified bodies shall be independent of the provider of a high-risk AI system in relation to which they perform c	anformit.	Al sy	ystem
assessment activities. Notified bodies shall also be independent of any other operator having an economic inte systems assessed, as well as of any competitors of the provider. This shall not preclude the use of assessed h	est in high-risk Al	Conf	essment
that are necessary for the operations of the conformity assessment body, or the use of such high-risk AI syster purposes.			formity assessment formity assessment body
parpooco.		High- Notifi	i-risk fied body
		Oper	
		Risk Syste	
		Syste	
		<u></u>	
413			▼

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and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act		aiopen Hosting and developing
	1.		Terms Varia	
Art. 31, 9		1	Assessment	_
Notified bodies shall take out appropriate liability insurance for their conformity assessment activities, unless liability is assumed by the Member State in which they are established in accordance with national law or that Member State is itself directly responsible			Conformity	
for the conformity assessment.			Conformity assessmen Notified body	1
			1111111111	
	-	<u> </u>		
418				▼
Art. 31, 10	4		Terms Varia	
Notified bodies shall be capable of carrying out all their tasks under this Regulation with the highest degree of professional integrity			Competence Notified body	
and the requisite competence in the specific field, whether those tasks are carried out by notified bodies themselves or on their			Regulation	
behalf and under their responsibility.			Responsibility	
			Task	
				-
	,	-		
419				▽
Art. 31, 11			Terms Varia	
Notified bodies shall have sufficient internal competences to be able effectively to evaluate the tasks conducted by external parties			Al system Availability	
on their behalf. The notified body shall have permanent availability of sufficient administrative, technical, legal and scientific			Data	
personnel who possess experience and knowledge relating to the relevant types of AI systems, data and data computing, and			?	
relating to the requirements set out in Section 2.			Experience	
			Knowledge Notified body	
			Task	
420				
			Terms Varie	nt 421
Art. 31, 12			Coordination	
Art. 31, 12 Notified bodies shall participate in coordination activities as referred to in Article 38. They shall also take part directly, or be represented in, European standardisation organisations, or ensure that they are aware and up to date in respect of relevant				nt 421
Art. 31, 12 Notified bodies shall participate in coordination activities as referred to in Article 38. They shall also take part directly, or be			Coordination	nt 421
Art. 31, 12 Notified bodies shall participate in coordination activities as referred to in Article 38. They shall also take part directly, or be represented in, European standardisation organisations, or ensure that they are aware and up to date in respect of relevant			Coordination	nt 421
Art. 31, 12 Notified bodies shall participate in coordination activities as referred to in Article 38. They shall also take part directly, or be represented in, European standardisation organisations, or ensure that they are aware and up to date in respect of relevant			Coordination	nt 421
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Art. 31, 12 Notified bodies shall participate in coordination activities as referred to in Article 38. They shall also take part directly, or be represented in, European standardisation organisations, or ensure that they are aware and up to date in respect of relevant			Coordination	nt 421
Art. 31, 12 Notified bodies shall participate in coordination activities as referred to in Article 38. They shall also take part directly, or be represented in, European standardisation organisations, or ensure that they are aware and up to date in respect of relevant			Coordination	nt 421
Art. 31, 12 Notified bodies shall participate in coordination activities as referred to in Article 38. They shall also take part directly, or be represented in, European standardisation organisations, or ensure that they are aware and up to date in respect of relevant			Coordination	nt 421
Art. 31, 12 Notified bodies shall participate in coordination activities as referred to in Article 38. They shall also take part directly, or be represented in, European standardisation organisations, or ensure that they are aware and up to date in respect of relevant			Coordination	nt 421
Art. 31, 12 Notified bodies shall participate in coordination activities as referred to in Article 38. They shall also take part directly, or be represented in, European standardisation organisations, or ensure that they are aware and up to date in respect of relevant			Coordination	nt 421
Art. 31, 12 Notified bodies shall participate in coordination activities as referred to in Article 38. They shall also take part directly, or be represented in, European standardisation organisations, or ensure that they are aware and up to date in respect of relevant			Coordination	nt 421
Art. 31, 12 Notified bodies shall participate in coordination activities as referred to in Article 38. They shall also take part directly, or be represented in, European standardisation organisations, or ensure that they are aware and up to date in respect of relevant			Coordination	nt 421
Art. 31, 12 Notified bodies shall participate in coordination activities as referred to in Article 38. They shall also take part directly, or be represented in, European standardisation organisations, or ensure that they are aware and up to date in respect of relevant			Coordination	nt 421
Art. 31, 12 Notified bodies shall participate in coordination activities as referred to in Article 38. They shall also take part directly, or be represented in, European standardisation organisations, or ensure that they are aware and up to date in respect of relevant			Coordination	nt 421
Art. 31, 12 Notified bodies shall participate in coordination activities as referred to in Article 38. They shall also take part directly, or be represented in, European standardisation organisations, or ensure that they are aware and up to date in respect of relevant			Coordination	nt 421
Art. 31, 12 Notified bodies shall participate in coordination activities as referred to in Article 38. They shall also take part directly, or be represented in, European standardisation organisations, or ensure that they are aware and up to date in respect of relevant			Coordination	nt 421
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and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act		aiopen Hosting and developing
Art. 32			Terms Vari	ant 422
Presumption of conformity with requirements relating to notified bodies			Notified body	
422		₫₩		▼
Art. 32		4 4	Terms Vari	ant 423
Where a conformity assessment body demonstrates its conformity with the criteria laid down in the relevant harmonised standards or parts thereof, the references of which have been published in the Official Journal of the European Union, it shall be presumed to comply with the requirements set out in Article 31 in so far as the applicable harmonised standards cover those requirements.			Conformity	
comply with the requirements set out in Article 31 in so far as the applicable harmonised standards cover those requirements.			Conformity assessment	
			Harmonised standard	
		-		▼
423 Art. 33		<u> </u>	Terms Vari	
Subsidiaries of notified bodies and subcontracting		-	Notified body	
		-		
424			Terms Vari	ant
Art. 33, 1 Where a notified body subcontracts specific tasks connected with the conformity assessment or has recourse to a subsidiary, it			Assessment Authority	ant 425
shall ensure that the subcontractor or the subsidiary meets the requirements laid down in Article 31, and shall inform the notifying authority accordingly.			Conformity Conformity assessment	•
			Notified body Notifying authority	
			Task	
		_		
425		<u> </u>		▼

Technical Committee

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Al Act: Articles Standard Al Act Sub- articles connections Whereas Annexes	Al ACT and relative Article in Al Act Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 33, 2		Terms Variant 426 Notified body
Notified bodies shall take full responsibility for the tasks performed by any subcontractors or subsidiaries.		Responsibility Task
426	▼ ▼	▼
Art. 33, 3		Terms Variant 427 Notified body
Activities may be subcontracted or carried out by a subsidiary only with the agreement of the provider. Notified bodies shall make a list of their subsidiaries publicly available.		Notified body Provider
427	7	<u></u>
Art. 33, 4		Terms Variant 428 Assessment
The relevant documents concerning the assessment of the qualifications of the subcontractor or the subsidiary and the work carried out by them under this Regulation shall be kept at the disposal of the notifying authority for a period of five years from the		Authority
termination date of the subcontracting.		Notifying authority Regulation
428	<u></u>	▼
428 Art. 34		Terms Variant 429
Art. 34		Terms Variant 429 Notified body
Art. 34		Terms Variant 429 Notified body
Art. 34		Terms Variant 429 Notified body
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and sub-articles connections	AI ACT and relative Article in Al Act Annexes and relative Article in Al Act	aiopen Hosting and developing
Art. 34, 1		Terms Variant 430
Notified bodies shall verify the conformity of high-risk AI systems in accordance with the conformity assessment procedures set out in Article 43.		Assessment Assessment procedures
		Conformity Conformity assessment
		High-risk Notified body
		Risk
	<u></u>	
430		Terms Variant 431
Art. 34, 2 Notified bodies shall avoid unnecessary burdens for providers when performing their activities, and take due account of the size of		Terms Variant 431 Al system Compliance
the provider, the sector in which it operates, its structure and the degree of complexity of the high-risk AI system concerned, in particular in view of minimising administrative burdens and compliance costs for micro- and small enterprises within the meaning of		High-risk Notified body
Recommendation 2003/361/EC. The notified body shall, nevertheless, respect the degree of rigour and the level of protection required for the compliance of the high-risk AI system with the requirements of this Regulation.		Protection Provider
		Regulation
		Risk System
	<u></u>	
431		Terms Variant 432
Art. 34, 3 Notified bodies shall make available and submit upon request all relevant documentation, including the providers' documentation,		Assessment Authority
to the notifying authority referred to in Article 28 to allow that authority to conduct its assessment, designation, notification and monitoring activities, and to facilitate the assessment outlined in this Section.		Documentation Monitoring
		Notification Notified body
		Notifying authority Provider
432	▼ ▼	▼
Art. 35	▲ 8 Information to be	Terms Variant 433
Identification numbers and lists of notified bodies	submitted upon the	Notified body
433	▼	▼

Al Act: Articles Standard Al Act Articles Whereas Annexes and sub-articles connections	Mapping & Terminology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act Article in Al Act	aippen Hosting and developing
Art. 35, 1	Term Notif	ns Variant 434
The Commission shall assign a single identification number to each notified body, even where a body is notified under more than one Union act.		
434	<u> </u>	▼
Art. 35, 2	Term	
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.	Hegi	ulation
Trained and the detributed for which they have been notified. The commission shall end to they tay to date.		
	<u> </u>	▼
435 Art. 36	Tem.	ns Variant 436
Changes to notifications	Notif	fication
		▼
436	Term	
Art. 36, 1 The notifying authority shall notify the Commission and the other Member States of any relevant changes to the notification of a	Auth	
notified body via the electronic notification tool referred to in Article 30(2).		fied body fying authority
	<u></u>	
437		<u></u>

Al Act: Articles	Standard Al Act Al Act subarticles Whereas Annexes	Mapping & Terminology		Technical Committee 533 AI
and sub-articles	connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act	aiopen Hosting and developing
Art. 36, 2		<u> </u>	4 A	Terms Variant 438
The procedures laid down in Articles 29 and 30 shall app	ply to extensions of the scope of the notification. For changes to the			Notification
notification other than extensions of its scope, the proceed	dures laid down in paragraphs (3) to (9) shall apply.			
		,	-	▼
438				Terms Variant 439
Art. 36, 3	processing the striction of the striction of the provided the provided the provided the striction of the str		†	Al system
concerned as soon as possible and, in the case of a plan	ssessment activities, it shall inform the notifying authority and the provide nned cessation, at least one year before ceasing its activities. The	115		Assessment Authority
condition that another notified body has confirmed in writ	eriod of nine months after cessation of the notified body's activities, on ting that it will assume responsibilities for the high-risk AI systems covere	ed		Certificate Complete (See also: Completeness)
that nine-month-period before issuing new certificates fo	lete a full assessment of the high-risk AI systems affected by the end of or those systems. Where the notified body has ceased its activity, the			Completeness (See also: Complete)
notifying authority shall withdraw the designation.				Conformity Conformity assessment
				High-risk Notified body
				Notifying authority
				Provider Responsibility
				Risk
			1	
439			-	Ţ
Art. 36, 4				Terms Variant 440
Art. 36, 4 Where a notifying authority has sufficient reason to cons Article 31, or that it is failing to fulfil its obligations, the no	sider that a notified body no longer meets the requirements laid down in otifying authority shall without delay investigate the matter with the utmos	tt		Terms Variant 440 Authority Notified body
Art. 36, 4 Where a notifying authority has sufficient reason to cons Article 31, or that it is failing to fulfil its obligations, the no diligence. In that context, it shall inform the notified body its views known. If the notifying authority comes to the or	otifying authority shall without delay investigate the matter with the utmos r concerned about the objections raised and give it the possibility to make onclusion that the notified body no longer meets the requirements laid	tt -		Terms Variant 440
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and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	aippen Hosting and developing
Art. 36, 6 In the event of the restriction, suspension or withdrawal of a designation, the notifying authority shall take appropriate steps to ensure that the files of the notified body concerned are kept, and to make them available to notifying authorities in other Member States and to market surveillance authorities at their request. 442 Art. 36, 7 In the event of the restriction, suspension or withdrawal of a designation, the notifying authority shall:		Terms Variant 442 Authority
	v	
443	<u> </u>	Terms Variant ₄₄₄
assess the impact on the certificates issued by the notified body; 444 Art. 36, 7(b) submit a report on its findings to the Commission and the other Member States within three months of having notified the changes to the designation;		Terms Variant 445
445	v	▼

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Art. 36, 7(c)		Terms Variant 446
require the notified body to suspend or withdraw, within a reasonable period of time determined by the authority, any certificates which were unduly issued, in order to ensure the continuing conformity of high-risk AI systems on the market;		Authority Certificate
		Conformity High-risk
		Notified body Risk
446	□	▼
Art. 36, 7(d)		Terms Variant 447 Certificate
inform the Commission and the Member States about certificates the suspension or withdrawal of which it has required;		
uz.		▼
447		
Art. 36, 7(e)	4	Terms Variant 448 Authority
Art. 36, 7(e) provide the national competent authorities of the Member State in which the provider has its registered place of business with all relevant information about the certificates of which it has required the suspension or withdrawal; that authority shall take the		Terms Variant 448
Art. 36, 7(e) provide the national competent authorities of the Member State in which the provider has its registered place of business with all		Terms Variant 448 Authority Certificate
Art. 36, 7(e) provide the national competent authorities of the Member State in which the provider has its registered place of business with all relevant information about the certificates of which it has required the suspension or withdrawal; that authority shall take the		Terms Variant 448 Authority Certificate Fundamental right Health (See also: Safety)
Art. 36, 7(e) provide the national competent authorities of the Member State in which the provider has its registered place of business with all relevant information about the certificates of which it has required the suspension or withdrawal; that authority shall take the		Terms Variant 448 Authority Certificate Fundamental right Health (See also: Safety) Information National competent authority
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and sub-articles connections	Al ACT and relative Article in Al Act	Annexes and relative Article in AI Act		open Hosti	ting and reloping
Art. 36, 8(a)		4 4	Terms Varia		450
the notifying authority has confirmed, within one month of the suspension or restriction, that there is no risk to health, safety or			Authority Certificate		十
fundamental rights in relation to certificates affected by the suspension or restriction, and the notifying authority has outlined a timeline for actions to remedy the suspension or restriction; or			Fundamental right Health (See also: Safe	hλ	41
			Notifying authority	971	
			Risk Safety (See also: Heal	th)	
					-11
					=
					-
					=
		<u> </u>			
450		<u> </u>			₩
Art. 36, 8(b)		4 4	Terms Varia	ant	451
the notifying authority has confirmed that no certificates relevant to the suspension will be issued, amended or re-issued during the			Certificate		-1
course of the suspension or restriction, and states whether the notified body has the capability of continuing to monitor and remain responsible for existing certificates issued for the period of the suspension or restriction; in the event that the notifying authority			Event National competent au	thority	
determines that the notified body does not have the capability to support existing certificates issued, the provider of the system covered by the certificate shall confirm in writing to the national competent authorities of the Member State in which it has its			Notified body	,	
registered place of business, within three months of the suspension or restriction, that another qualified notified body is temporarily assuming the functions of the notified body to monitor and remain responsible for the certificates during the period of suspension			Notifying authority Provider		
or restriction.			Support		
			System		
					=
					-11
		<u> </u>			
451					₹
Art. 36, 9			Terms Varia	ant	452
With the exception of certificates unduly issued, and where a designation has been withdrawn, the certificates shall remain valid for a period of nine months under the following circumstances:					
					4
		<u>-</u>			
452			Terms Varia	ant	453
Art. 36, 9(a)		1	Al system		453
the national competent authority of the Member State in which the provider of the high-risk AI system covered by the certificate has its registered place of business has confirmed that there is no risk to health, safety or fundamental rights associated with the high-			Authority Certificate		
risk Al systems concerned; and			Fundamental right Health (See also: Safe	44	
			High-risk		
			National competent au Provider	thority	
			Risk	143	
			Safety (See also: Heali System	un	
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453		<u> </u>			-

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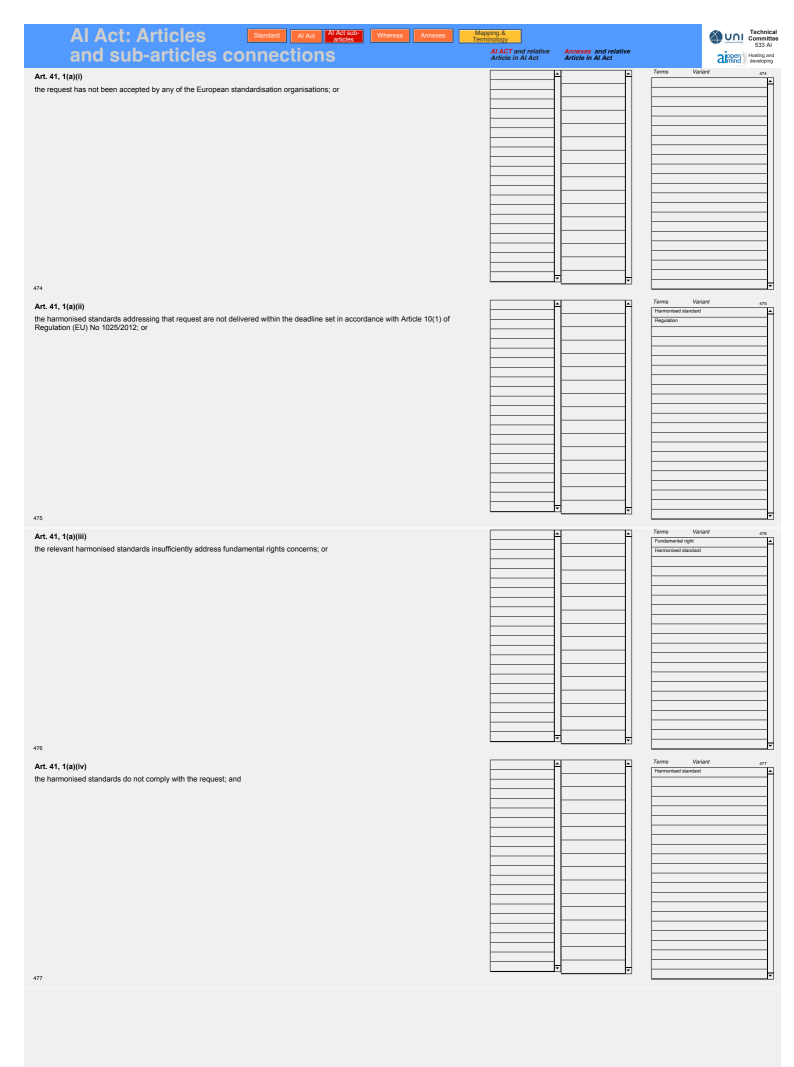
and sub-articles connections	Al ACT and relative Article in Al Act	Annexes and relative Article in Al Act		aiopen Hosting and developing
Art. 37, 3		4 A	Terms Varia	
The Commission shall ensure that all sensitive information obtained in the course of its investigations pursuant to this Article is			Information	
treated confidentially in accordance with Article 78.				
				_
		₹		-
458			Tarres Marie	
Art. 37, 4		1	Terms Varia	nt 459
Where the Commission ascertains that a notified body does not meet or no longer meets the requirements for its notification, it shall inform the notifying Member State accordingly and request it to take the necessary corrective measures, including the			Notified body	
suspension or withdrawal of the notification if necessary. Where the Member State fails to take the necessary corrective measures, the Commission may, by means of an implementing act, suspend, restrict or withdraw the designation. That implementing act shall				
be adopted in accordance with the examination procedure referred to in Article 98(2).				
		-		
459		₹		▼
Art. 38			Terms Varia	nt 460
Coordination of notified bodies			Coordination Notified body	
				_
		-		
460			_	
Art. 38, 1		1	Terms Varia	ant 461
The Commission shall ensure that, with regard to high-risk Al systems, appropriate coordination and cooperation between notified bodies active in the conformity assessment procedures pursuant to this Regulation are put in place and properly operated in the			Assessment	
form of a sectoral group of notified bodies.			Assessment procedure Conformity	S
			Conformity assessmen	ı
			Cooperation Coordination	
			High-risk	
			Notified body Regulation	
			Risk	
461		▼		-
461		-		⊽

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Technical Committee

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and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Al Act: Articles and sub-articles connections 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. 462 Art. 38, 3 The Commission shall provide for the exchange of knowledge and best practices between notifying authorities.	Al ACT and relative Annexes and relative Article in Al Act	
463		
Art. 39 Conformity assessment bodies of third countries		Terms Variant 464 Assessment Conformity
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.		Conformity assessment Conformity assessment body Terms Variant Assessment Conpliance Conformity Conformity Conformity Conformity Regulation Figure 1 Figu

Al ACL. Al LICICO articles les	apping & rminology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
SECTION 5		Terms Variant 466 Assessment
Standards, conformity assessment, certificates, registration		Certificate Conformity
		Conformity assessment
		Registration
466	<u> </u>	₹
Art. 40		Terms Variant 467 Harmonised standard
Harmonised standards and standardisation deliverables		
467	<u> </u>	▼
Art. 40, 1		Terms Variant 468
High-risk AI systems or general-purpose AI models which are in conformity with harmonised standards or parts thereof the references of which have been published in the Official Journal of the European Union in accordance with Regulation (EU) No		Al system
1025/2012 shall be presumed to be in conformity with the requirements set out in Section 2 of this Chapter or, as applicable, with the obligations set out in of Chapter V, Sections 2 and 3, of this Regulation, to the extent that those standards cover those		Conformity General-purpose Al model
requirements or obligations.		General-purpose Al model Harmonised standard
		High-risk Obligation
		Purpose Regulation
		Risk
468		₹
Art. 40, 2		Terms Variant 469 Advisory forum
In accordance with Article 10 of Regulation (EU) No 1025/2012, the Commission shall issue, without undue delay, standardisation requests covering all requirements set out in Section 2 of this Chapter and, as applicable, standardisation requests covering		Al model Al system
obligations set out in Chapter V, Sections 2 and 3, of this Regulation. The standardisation request shall also ask for deliverables on reporting and documentation processes to improve AI systems' resource performance, such as reducing the high-risk AI		Documentation
system's consumption of energy and of other resources during its lifecycle, and on the energy-efficient development of general- purpose AI models. When preparing a standardisation request, the Commission shall consult the Board and relevant stakeholders,		General-purpose Al model General-purpose Al model
including the advisory forum. When issuing a standardisation request to European standardisation organisations, the Commission shall specify that standards have to be clear, consistent, including with the standards developed in the various sectors for products		High-risk Lifecycle
covered by the existing Union harmonisation legislation listed in Annex I, and aiming to ensure that high-risk AI systems or general-purpose AI models placed on the market or put into service in the Union meet the relevant requirements or obligations laid		Obligation Process
down in this Regulation. The Commission shall request the European standardisation organisations to provide evidence of their best efforts to fulfil the objectives referred to in the first and the second subparagraph of this paragraph in accordance with Article		Product Purpose
24 of Regulation (EU) No 1025/2012.		Regulation Resource
		Risk
		Sector (See also: Domain) Service
		System
469	<u> </u>	▼



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and sub-articles connections	Al ACT and relative Annexes and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 43, 5	<u> </u>	Terms Variant 498 Updating
The Commission is empowered to adopt delegated acts in accordance with Article 97 in order to amend Annexes VI and VII by updating them in light of technical progress.		
498	<u> </u>	▼
Art. 43, 6		Terms Variant 499
The Commission is empowered to adopt delegated acts in accordance with Article 97 in order to amend paragraphs 1 and 2 of this		Al system Assessment
Article in order to subject high-risk AI systems referred to in points 2 to 8 of Annex III to the conformity assessment procedure referred to in Annex VII or parts thereof. The Commission shall adopt such delegated acts taking into account the effectiveness of		Availability Conformity
the conformity assessment procedure based on internal control referred to in Annex VI in preventing or minimising the risks to health and safety and protection of fundamental rights posed by such systems, as well as the availability of adequate capacities		Conformity assessment Effectiveness
and resources among notified bodies.		Fundamental right
		Health (See also: Safety) High-risk
		Notified body Protection
		Resource Risk
		Safety (See also: Health) Subject
	<u></u>	▼
499		Terms Variant 500
Art. 44 Certificates		Certificate
500		Terms Variant 501
Art. 44, 1		Authority
Certificates issued by notified bodies in accordance with Annex VII shall be drawn-up in a language which can be easily understood by the relevant authorities in the Member State in which the notified body is established.		Certificate Notified body
501	<u> </u>	▼

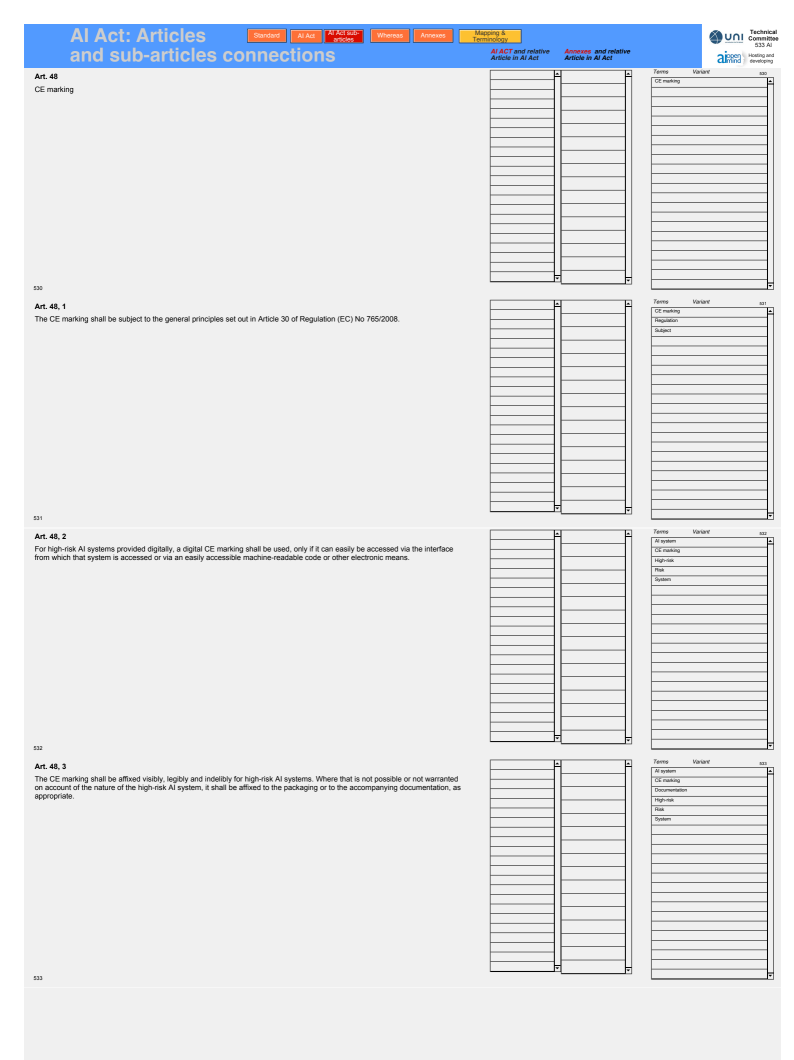
Al Act: Articles Standard Al Act Al Act sub-articles and sub-articles connections	pping & ninology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act Annexes and relative Article in Al Act	aiopen Hosting and developing
Art. 45, 1(a)		Terms Variant 506
any Union technical documentation assessment certificates, any supplements to those certificates, and any quality management system approvals issued in accordance with the requirements of Annex VII;		Certificate Documentation
		Management Management system
		Quality management System
		Technical documentation
506	<u> </u>	▼
Art. 45, 1(b)		Terms Variant 507
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;		Certificate Documentation
		Management Management system
		Quality management
		System Technical documentation
507	▼ ▼	▼
Art. 45, 1(c)		Terms Variant 508
any circumstances affecting the scope of or conditions for notification;		Notification
508	<u> </u>	▼
Art. 45, 1(d)	<u> </u>	Terms Variant 509 Assessment
any request for information which they have received from market surveillance authorities regarding conformity assessment activities;		Authority Conformity
		Conformity assessment Information
		Market surveillance authority Surveillance
		Surveillance
509	<u></u>	

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and sub-articles connections	Al ACT and relative Annexes and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 45, 1(e)		Terms Variant 510
on request, conformity assessment activities performed within the scope of their notification and any other activity performed, including cross-border activities and subcontracting.		Conformity Conformity assessment
		Notification
510	▼ ▼	▼
Art. 45, 2		Terms Variant 511 Notified body
Each notified body shall inform the other notified bodies of:		
511	▼ ▼	▼
Art. 45, 2(a)		Terms Variant 512 Management
quality management system approvals which it has refused, suspended or withdrawn, and, upon request, of quality system approvals which it has issued;		Management system Quality management
		System
512	▼ ▼	▼
Art. 45, 2(b)		Terms Variant 513
Union technical documentation assessment certificates or any supplements thereto which it has refused, withdrawn, suspended or otherwise restricted, and, upon request, of the certificates and/or supplements thereto which it has issued.		Certificate Documentation
		Technical documentation
	· ·	
513		₹

and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act		aiopen Hosting and developing
Art. 45, 3		4 4	Terms Varia	ant 514
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			Assessment	
results.			Conformity Conformity assessmen	it
			Information Notified body	
		-		
514				▼
Art. 45, 4		-	Terms Varia	ant 515
Notified bodies shall safeguard the confidentiality of the information that they obtain, in accordance with Article 78.			?	
			Information Notified body	
			Safeguard	
		<u>-</u>		<u></u>
515			Terms Varia	
Art. 46		1	Assessment	ant 516
Derogation from conformity assessment procedure			Conformity Conformity assessmen	ıt
			Derogation	
516		□		▼
Art. 46, 1			Terms Varia	ant 517
By way of derogation from Article 43 and upon a duly justified request, any market surveillance authority may authorise the placing		T	Al system Assessment	-
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			Assessment procedure	es .
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			Authority Conformity	
procedures shall be undertaken without undue delay.			Conformity assessmen	it
			Environmental protecti	
			Health (See also: Safe High-risk	ty)
			Market surveillance au	
			Placing on the market Protection	
			Putting into service	
			Security (See also: Cy	bersecurity)
			Service Surveillance	
517		₹		<u></u>

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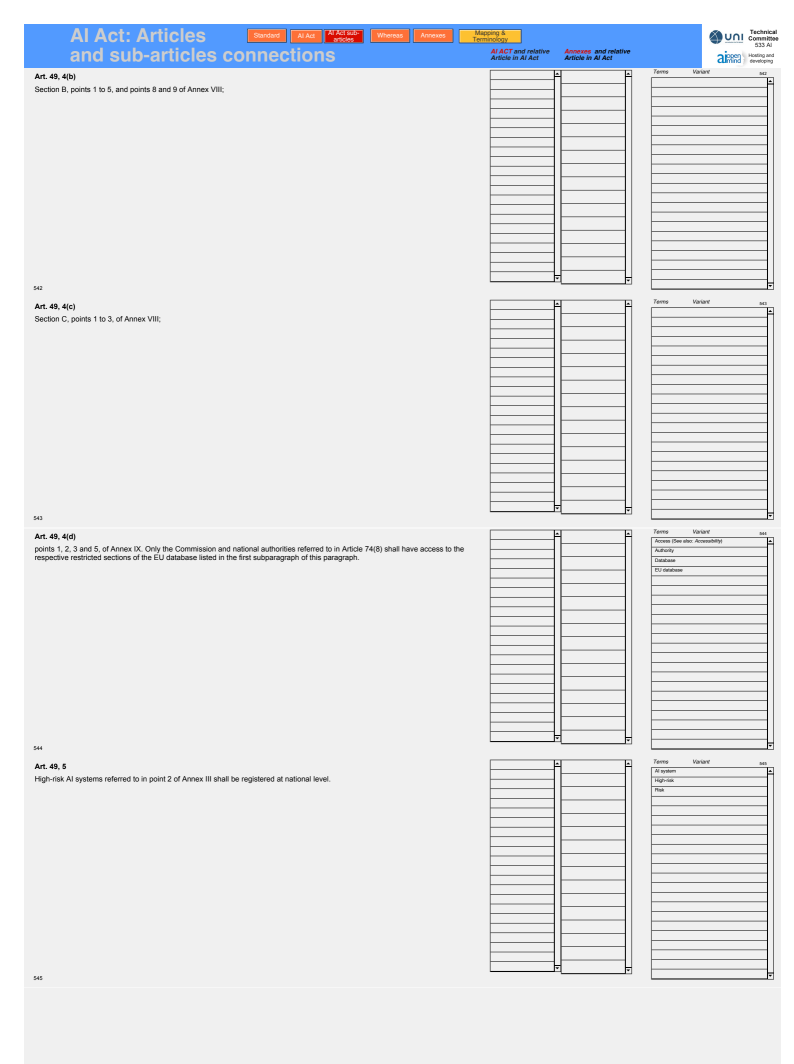
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and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 46, 6		Terms Variant 522 Authority
Where the Commission considers the authorisation unjustified, it shall be withdrawn by the market surveillance authority of the Member State concerned.		Market surveillance authority Surveillance
522	₹	▼
Art. 46, 7		Terms Variant 523
For high-risk AI systems related to products covered by Union harmonisation legislation listed in Section A of Annex I, only the derogations from the conformity assessment established in that Union harmonisation legislation shall apply.		Al system Assessment
derogations from the comorning assessment established in that office nations adolit legislation shall apply.		Conformity Conformity assessment
		Derogation High-risk
		Product Risk
	<u></u>	
523	▲ 4 Technical ▲	Terms Variant 524
Art. 47 EU declaration of conformity	5 EU declaration of conformity	Conformity Declaration
	8 Information to be submitted upon the	
	<u></u>	
524		Terms Variant 525
Art. 47, 1 The provider shall draw up a written machine readable, physical or electronically signed EU declaration of conformity for each		Al system Authority
high-risk AI system, and keep it at the disposal of the national competent authorities for 10 years after the high-risk AI system has been placed on the market or put into service. The EU declaration of conformity shall identify the high-risk AI system for which it		Conformity Declaration
has been drawn up. A copy of the EU declaration of conformity shall be submitted to the relevant national competent authorities upon request.		High-risk National competent authority
		Provider Risk
		Service System
	<u></u>	
525		▼



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and sub-articles connections	Al ACT and relative Article in Al Act	Annexes and relative Article in Al Act	aiopen Hosting and developing
Art. 48, 4			Terms Variant 534
Where applicable, the CE marking shall be followed by the identification number of the notified body responsible for the conformity assessment procedures set out in Article 43. The identification number of the notified body shall be affixed by the body itself or,			Assessment Assessment procedures
under its instructions, by the provider or by the provider's authorised representative. The identification number shall also be indicated in any promotional material which mentions that the high-risk AI system fulfils the requirements for CE marking.			Authorised representative
			CE marking Conformity
			Conformity assessment High-risk
			Notified body Provider
			Risk
			System
534			Terms Variant 535
Art. 48, 5 Where high-risk Al systems are subject to other Union law which also provides for the affixing of the CE marking, the CE marking			Al system
shall indicate that the high-risk AI system also fulfil the requirements of that other law.			CE marking High-risk
			Risk Subject
			System
535		7	▼
Art. 49		8 Information to be	Terms Variant 536
Art. 49 Registration		8 Information to be submitted upon the	Terms Variant 536 Registration
		8 Information to be submitted upon the	
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		8 Information to be submitted upon the	
Registration			Registration
Registration Sas		<u></u>	Registration Terms Variant Al system Authorised representative
Registration 536 Art. 49, 1 Before placing on the market or putting into service a high-risk Al system listed in Annex III, with the exception of high-risk Al		<u></u>	Registration Terms Variant 537 Al system Authorised representative Database EU database EU database
Art. 49, 1 Before placing on the market or putting into service a high-risk Al system listed in Annex III, with the exception of high-risk Al systems referred to in point 2 of Annex III, the provider or, where applicable, the authorised representative shall register		<u></u>	Registration Terms Variant 537 All system Authorised representative Database EU database High-risk Placing on the market
Art. 49, 1 Before placing on the market or putting into service a high-risk Al system listed in Annex III, with the exception of high-risk Al systems referred to in point 2 of Annex III, the provider or, where applicable, the authorised representative shall register		<u></u>	Terms Variant 537 Al system Authorised representative Database EU database High-risk
Art. 49, 1 Before placing on the market or putting into service a high-risk Al system listed in Annex III, with the exception of high-risk Al systems referred to in point 2 of Annex III, the provider or, where applicable, the authorised representative shall register		<u></u>	Registration Terms Variant Al system Authorised representative Database EU database High-risk Placing on the market Provider Putting into service Risk
Art. 49, 1 Before placing on the market or putting into service a high-risk Al system listed in Annex III, with the exception of high-risk Al systems referred to in point 2 of Annex III, the provider or, where applicable, the authorised representative shall register		<u></u>	Terms Variant 537 Al system Authorised representative Database EU database High-risk Placing on the market Provider Pruting into service
Art. 49, 1 Before placing on the market or putting into service a high-risk Al system listed in Annex III, with the exception of high-risk Al systems referred to in point 2 of Annex III, the provider or, where applicable, the authorised representative shall register		<u></u>	Registration Terms Variant 537 Al system Authorised representablive Database EU database High-risk Placing on the market Provider Putting into service Risk Service
Art. 49, 1 Before placing on the market or putting into service a high-risk Al system listed in Annex III, with the exception of high-risk Al systems referred to in point 2 of Annex III, the provider or, where applicable, the authorised representative shall register		<u></u>	Registration Terms Variant 537 Al system Authorised representablive Database EU database High-risk Placing on the market Provider Putting into service Risk Service
Art. 49, 1 Before placing on the market or putting into service a high-risk Al system listed in Annex III, with the exception of high-risk Al systems referred to in point 2 of Annex III, the provider or, where applicable, the authorised representative shall register		<u></u>	Registration Terms Variant 537 Al system Authorised representablive Database EU database High-risk Placing on the market Provider Putting into service Risk Service
Art. 49, 1 Before placing on the market or putting into service a high-risk Al system listed in Annex III, with the exception of high-risk Al systems referred to in point 2 of Annex III, the provider or, where applicable, the authorised representative shall register		<u></u>	Registration Terms Variant 537 Al system Authorised representablive Database EU database High-risk Placing on the market Provider Putting into service Risk Service
Art. 49, 1 Before placing on the market or putting into service a high-risk Al system listed in Annex III, with the exception of high-risk Al systems referred to in point 2 of Annex III, the provider or, where applicable, the authorised representative shall register		<u></u>	Registration Terms Variant 537 Al system Authorised representablive Database EU database High-risk Placing on the market Provider Putting into service Risk Service
Art. 49, 1 Before placing on the market or putting into service a high-risk Al system listed in Annex III, with the exception of high-risk Al systems referred to in point 2 of Annex III, the provider or, where applicable, the authorised representative shall register themselves and their system in the EU database referred to in Article 71.		<u></u>	Registration Terms Variant 537 Al system Authorised representative Database EU database High-risk Placing on the market Provider Puting into service Risk Service System
Art. 49, 1 Before placing on the market or putting into service a high-risk Al system listed in Annex III, with the exception of high-risk Al systems referred to in point 2 of Annex III, the provider or, where applicable, the authorised representative shall register		B Information to be submitted upon the submitted	Registration Terms Variant 537 Al system Authorised representablive Database EU database High-risk Placing on the market Provider Putting into service Risk Service

Al Act: Articles Standard Al Act Articles Whereas Annexes Mapping & Terminology

Al Act: Articles Standard Al Act Al Act Sub-articles Whereas Annexes Term	ping & nology			Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act	Annexes and relative Article in Al Act		aiopen Hosting and developing
Art. 49, 2	<u> </u>	8 Information to be submitted upon the	Terms Varia	<u> </u>
Before placing on the market or putting into service an Al 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			Authorised representati Database	ve
system in the EU database referred to in Article 71.			EU database High-risk	
			Placing on the market Provider	
			Putting into service	
			Risk Service	
			System	
	_	<u> </u>		
538				▼
Art. 49, 3		8 Information to be submitted upon the	Terms Varia	539
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			Authority Database	
behalf shall register themselves, select the system and register its use in the EU database referred to in Article 71.			Deployer EU database	
			High-risk	
			Putting into service Risk	
			Service System	
539	<u></u>	Ţ _		▼
Art. 49, 4	<u></u>	F	Terms Varia	nt 540
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			Database EU database	
the EU database referred to in Article 71 and shall include only the following information, as applicable, referred to in:			High-risk	
			Information Law enforcement	
			Management Registration	
			Risk	
540	<u> </u>	<u> </u>		▼
Art. 49, 4(a)	<u></u>	-	Terms Varia	nt 541
Section A, points 1 to 10, of Annex VIII, with the exception of points 6, 8 and 9;				
541	-	1		₹

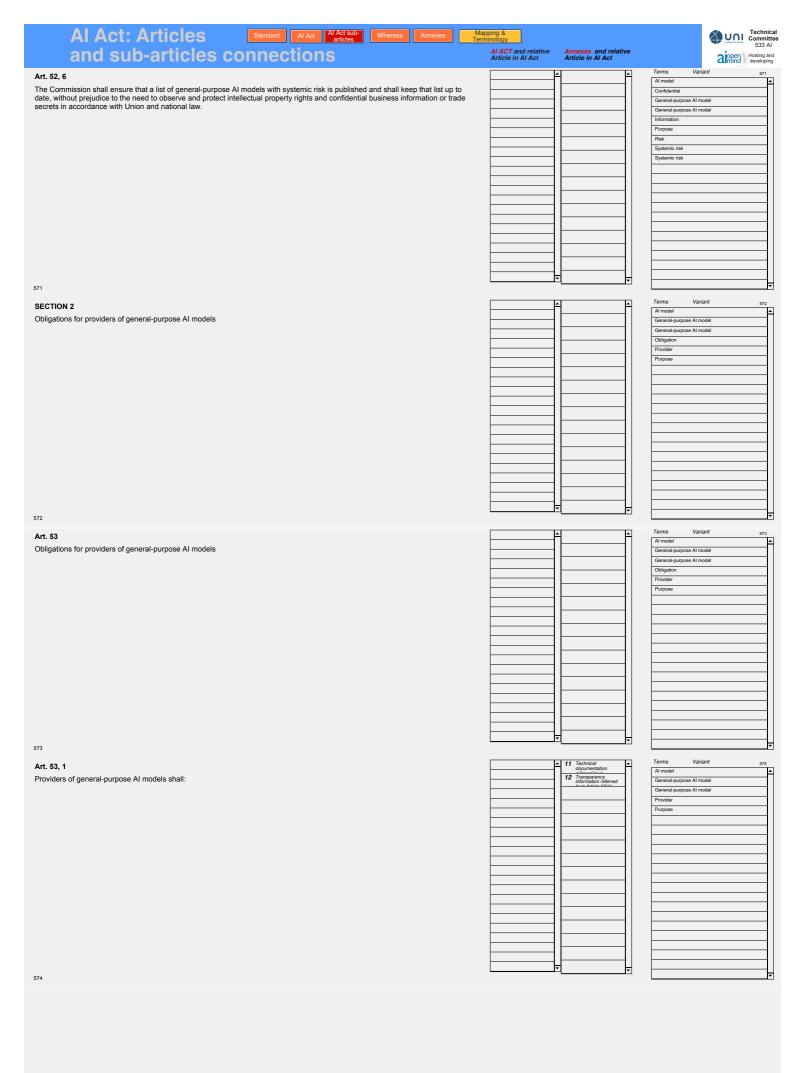


	oping & ninology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act Annexes and relative Article in Al Act	aippen Hosting and developing
CHAPTER IV	<u> </u>	Terms Variant 547
TRANSPARENCY OBLIGATIONS FOR PROVIDERS AND DEPLOYERS OF CERTAIN AI SYSTEMS		Deployer Obligation
		Provider
		Transparency
547	<u> </u>	▼
Art. 50	<u> </u>	Terms Variant 548 Al system
Transparency obligations for providers and deployers of certain AI systems		Deployer
		Obligation Provider
		Transparency
548	<u> </u>	▼
Art. 50, 1	4	Terms Variant 549 Al system
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		Context of use Obligation
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		Provider Safeguard
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.		Subject
		System
549	<u> </u>	▼
Art. 50, 2		Terms Variant 550
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		Data Deployer
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		General-purpose Al system Input data
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		Obligation Provider
the deployer or the semantics thereof, or where authorised by law to detect, prevent, investigate or prosecute criminal offences.		Purpose Synthetic (See also: Anonymised data)
		System
	<u></u>	
550		▼

Al Act: Articles Standard Al Act Sub-articles connections Whereas Annexes Term	apping & minology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	aippen Hosting and developing
Art. 50, 7 The Al Office shall encourage and facilitate the drawing up of codes of practice at Union level to facilitate the effective implementation of the obligations regarding the detection and labelling of artificially generated or manipulated content. The Commission may adopt implementing acts to approve those codes of practice in accordance with the procedure laid down in Article 56 (6). If it deems the code is not adequate, the Commission may adopt an implementing act specifying common rules for the implementation of those obligations in accordance with the examination procedure laid down in Article 98(2). 555 CHAPTER V GENERAL-PURPOSE AI MODELS		Terms Variant 555 Al Office
556	<u> </u>	<u></u>
SECTION 1 Classification rules 557 Art. 51 Classification of general-purpose AI models as general-purpose AI models with systemic risk	To Criteria for the designation of	Terms Variant 557 Categorization (See also: Classification) Classification (See also: Categorization) Terms Variant 558 Al model Categorization (See also: Classification) Classification (See also: Classification) Classification (See also: Categorization) General-purpose Al model General-purpose Al model Fulpose Filipk Systemic risk Systemic risk

Al Act: Articles Standard Al Act Al Act Sub-articles and sub-articles connections	Mapping & Terminology	Technical Committee 533 AI
and sub-articles connections	Al ACT and relative Annexes and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 51	13 Criteria for the designation of	Terms Variant 559
559		<u></u>
Art. 51, 1	△ 13 Criteria for the designation of	Terms Variant 560
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:		General-purpose Al model General-purpose Al model
		Purpose Risk
		Systemic risk
		Systemic risk
560	<u> </u>	▼
Art. 51, 1(a)		Terms Variant 561
it has high impact capabilities evaluated on the basis of appropriate technical tools and methodologies, including indicators and benchmarks;		
561		Terms Variant 562
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		Terms Variant 562
impact equivalent to those set out in point (a) having regard to the criteria set out in Annex XIII.		
	-	
562		▼

Al Act: Articles Standard Al Act Sub- Annexes Term and sub-articles connections	oing & nology	Technical Committee
and sub-articles connections	Al ACT and relative Annexes and relative Article in Al Act Article in Al Act	a open Hosting and developing
Art. 51, 2		Terms Variant 563
A general-purpose AI model shall be presumed to have high impact capabilities pursuant to paragraph 1, point (a), when the cumulative amount of computation used for its training measured in floating point operations is greater than 1025.		General-purpose Al model General-purpose Al model
		Purpose Training
		Tuning
563	<u> </u>	▼
Art. 51, 3		Terms Variant 564
The Commission shall adopt delegated acts in accordance with Article 97 to amend the thresholds listed in paragraphs 1 and 2 of this Article, as well as to supplement benchmarks and indicators in light of evolving technological developments, such as		
algorithmic improvements or increased hardware efficiency, when necessary, for these thresholds to reflect the state of the art.		
	<u></u>	
564		
Art. 52 Procedure		Terms Variant 565
riocedule		
	<u></u>	▼
565		Terms Variant 566
Art. 52, 1 Where a general-purpose Al model meets the condition referred to in Article 51(1), point (a), the relevant provider shall notify the		Al model Event
Commission without delay and in any event within two weeks after that requirement is met or it becomes known that it will be met. That notification shall include the information necessary to demonstrate that the relevant requirement has been met. If the		General-purpose Al model General-purpose Al model
Commission becomes aware of a general-purpose AI model presenting systemic risks of which it has not been notified, it may decide to designate it as a model with systemic risk.		Information
		Notification Provider
		Purpose Risk
		Systemic risk Systemic risk
566	▼ ▼	▼



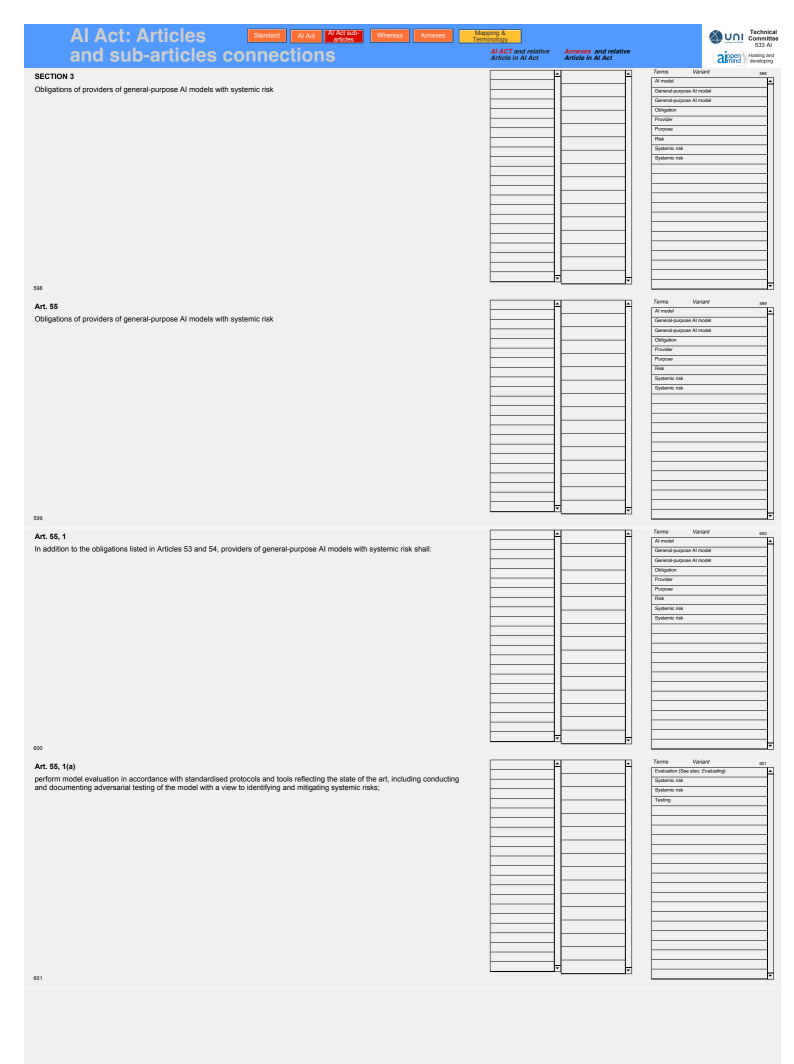
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and sub-articles connections	Al ACT and relative Article in Al Act Annexes and relative Article in Al Act	aiopen Hosting and developing
Art. 53, 1(c)		Terms Variant 579
put in place a policy to comply with Union law on copyright and related rights, 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;		
579	<u> </u>	▼
Art. 53, 1(d)		Terms Variant 580 Al model ▲
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.		Al Office General-purpose Al model
		General-purpose Al model Purpose
		Training
	<u></u>	
580		▼
Art. 53, 2		Terms Variant 581 Access (See also: Accessibility)
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 weights the parameters.		Al model Architecture
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.		General-purpose Al model General-purpose Al model
		Information Obligation
		Provider Purpose
		Systemic risk Systemic risk
		Зувение нак
	▼ ▼	
581		Terms Variant 582
Art. 53, 3 Providers of general-purpose Al models shall cooperate as necessary with the Commission and the national competent authorities		Al model Authority
in the exercise of their competences and powers pursuant to this Regulation.		General-purpose Al model
		General-purpose Al model National competent authority
		Provider Purpose
		Regulation
	7	▼
582		

Al Act: Articles Standard Al Act Al Act sub- articles Whereas Annexes Terr	pping & minology		Technical Committee 533 AI
and sub-articles connections	Al ACT and relative Article in Al Act	Annexes and relative Article in AI Act	aippen Hosting and developing
Art. 53, 4		4 4	Terms Variant 583
Providers of general-purpose AI models may rely on codes of practice within the meaning of Article 56 to demonstrate compliance with the obligations set out in paragraph 1 of this Article, until a harmonised standard is published. Compliance with European			Assessment
harmonised standards grants providers the presumption of conformity to the extent that those standards cover those obligations. Providers of general-purpose AI models who do not adhere to an approved code of practice or do not comply with a European			Code of practice Compliance
harmonised standard shall demonstrate alternative adequate means of compliance for assessment by the Commission.			Conformity General-purpose Al model
			General-purpose Al model
			Harmonised standard Obligation
			Provider Purpose
583		▼	▼
Art. 53, 5		<u> </u>	Terms Variant 584
For the purpose of facilitating compliance with Annex XI, in particular points 2 (d) and (e) thereof, the Commission is empowered to			Compliance Documentation
adopt delegated acts in accordance with Article 97 to detail measurement and calculation methodologies with a view to allowing for comparable and verifiable documentation.			Measurement (See also: Measuring) Purpose
			Tulpose
		▼	▼
584			
Art. 53, 6			
		1	Terms Variant 585
The Commission is empowered to adopt delegated acts in accordance with Article 97(2) to amend Annexes XI and XII in light of evolving technological developments.			
The Commission is empowered to adopt delegated acts in accordance with Article 97(2) to amend Annexes XI and XII in light of			
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The Commission is empowered to adopt delegated acts in accordance with Article 97(2) to amend Annexes XI and XII in light of evolving technological developments.			Terms Variant 556
The Commission is empowered to adopt delegated acts in accordance with Article 97(2) to amend Annexes XI and XII in light of evolving technological developments. 585 Art. 53, 7 Any information or documentation obtained pursuant to this Article, including trade secrets, shall be treated in accordance with the		<u> </u>	Terms Variant 586 Contidential A 7 Documentation
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The Commission is empowered to adopt delegated acts in accordance with Article 97(2) to amend Annexes XI and XII in light of evolving technological developments. 585 Art. 53, 7 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.			Terms Variant 588 Confidential 7 Documentation Information Cobligation

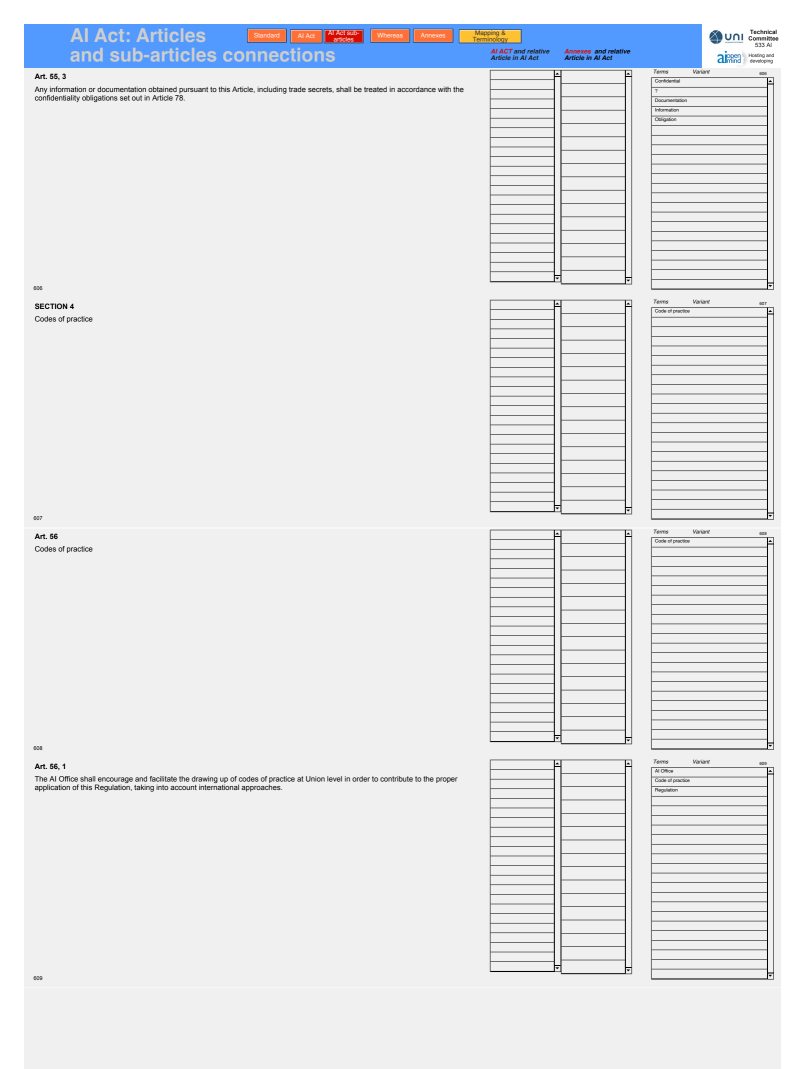
Al Act: Articles Standard Al Act Articles Whereas Annexes Term and sub-articles connections	ping & inology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Annexes and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 54		Terms Variant 587
Authorised representatives of providers of general-purpose AI models		Authorised representative General-purpose Al model
		General-purpose Al model Provider
		Purpose
587	▼ ▼	▼
Art. 54, 1	4	Terms Variant 588
Prior to placing a general-purpose AI model on the Union market, providers established in third countries shall, by written mandate, appoint an authorised representative which is established in the Union.		Authorised representative General-purpose AI model
		General-purpose Al model Provider
		Purpose
588	<u> </u>	₹
Art. 54, 2		Terms Variant 589 Authorised representative
The provider shall enable its authorised representative to perform the tasks specified in the mandate received from the provider.		Provider Task
589	<u> </u>	<u></u>
Art. 54, 3		Terms Variant 590 Al Office
The authorised representative shall perform the tasks specified in the mandate received from the provider. It shall provide a copy of the mandate to the Al Office upon request, in one of the official languages of the institutions of the Union. For the purposes of this Regulation, the mandate shall empower the authorised representative to carry out the following tasks:		Authorised representative Provider
the regulation, are maintain small simple to the destributed opposition to early set the shorting destal.		Regulation Task
	<u></u>	
590		▼

Al Act: Articles Standard Al Act Sub-articles and sub-articles connections Whereas Annexes Term	ping & inology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act Annexes and relative Article in Al Act	alopen Hosting and developing
Art. 54, 3(a)		Terms Variant 591 Documentation
verify that the technical documentation specified in Annex XI has been drawn up and all obligations referred to in Article 53 and, where applicable, Article 55 have been fulfilled by the provider;		Obligation Provider
		Technical documentation
591	<u></u>	
Art. 54, 3(b)		Terms Variant 592
keep a copy of the technical documentation specified in Annex XI at the disposal of the Al Office and national competent authorities, for a period of 10 years after the general-purpose Al model has been placed on the market, and the contact details of		Al Office
the provider that appointed the authorised representative;		Authority Authority
		Contact Documentation
		General-purpose Al model General-purpose Al model
		National competent authority Provider
		Purpose Technical documentation
	<u></u>	
592		Terms Variant 593
Art. 54, 3(c) provide the Al Office, upon a reasoned request, with all the information and documentation, including that referred to in point (b),		Al Office Compliance
necessary to demonstrate compliance with the obligations in this Chapter;		Documentation Information
		Obligation
	<u></u>	
593		
Art. 54, 3(d)		Terms Variant 594
cooperate with the AI Office and competent authorities, upon a reasoned request, in any action they take in relation to the general- purpose AI model, including when the model is integrated into AI systems placed on the market or put into service in the Union.		Al Office Al system
		Authority General-purpose Al model
		General-purpose Al model Purpose
		Service
594	<u> </u>	▼

Al Act: Articles Standard Al Act Sub- articles and sub-articles connections Map articles connections	ping & inology		Technical Committee 533 Al
and sub-articles connections	AI ACT and relative AI Article in AI Act AI	nnexes and relative rticle in Al Act	aiopen Hosting and developing
Art. 54, 4			Terms Variant 595 Al Office
The mandate shall empower the authorised representative to be addressed, in addition to or instead of the provider, by the Al Office or the competent authorities, on all issues related to ensuring compliance with this Regulation.			Authorised representative Authority
· · · · · · · · · · · · · · · · · · ·			Compliance Provider
			Regulation
		_	
595		▼	▼
Art. 54, 5		_	Terms Variant 596
The authorised representative shall terminate the mandate if it considers or has reason to consider the provider to be acting contrary to its obligations pursuant to this Regulation. In such a case, it shall also immediately inform the Al Office about the		_	Authorised representative Obligation
termination of the mandate and the reasons therefor.			Provider
			Regulation
596		▼	▼
Art. 54, 6	-		Terms Variant 597 Access (See also: Accessibility)
The obligation set out in this Article shall not apply to providers of general-purpose 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,			Al model Architecture
including the weights, the information on the model architecture, and the information on model usage, are made publicly available, unless the general-purpose AI models present systemic risks.			General-purpose Al model General-purpose Al model
			Information Obligation
			Provider Purpose
			Systemic risk
			Systemic risk
597			Terms Variant 727
CHAPTER VII GOVERNANCE	<u> </u>		Governance
GOVERNANCE			
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727			Y

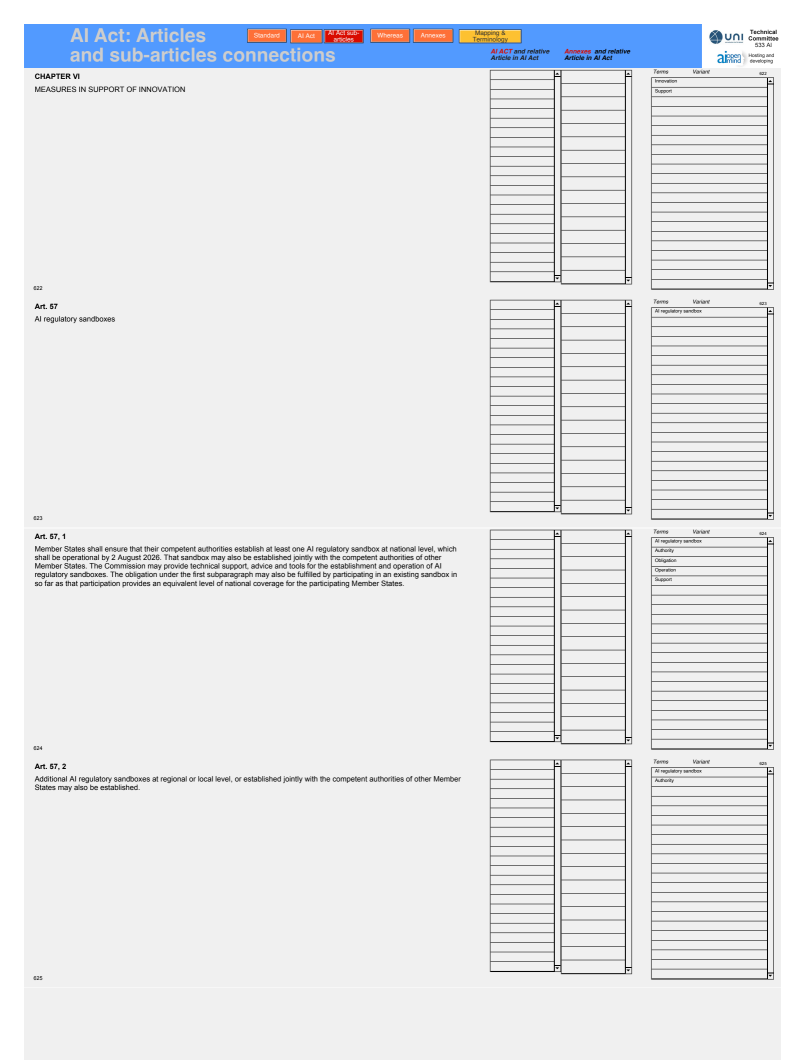


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and sub-articles connections	Al ACT and relative Article in Al Act Annexes and relative Article in Al Act	aiopen Hosting and developing
Art. 55, 1(b)	H H	Terms Variant 602
assess and mitigate possible systemic risks at Union level, including their sources, that may stem from the development, the placing on the market, or the use of general-purpose AI models with systemic risk;		General-purpose Al model General-purpose Al model
F		Placing on the market
		Purpose Risk
		Systemic risk Systemic risk
602	<u> </u>	▼
Art. 55, 1(c)		Terms Variant 603
keep track of, document, and report, without undue delay, to the AI Office and, as appropriate, to national competent authorities, relevant information about serious incidents and possible corrective measures to address them;		Authority Information
		National competent authority
		Serious incident
603	<u> </u>	▼
Art. 55, 1(d)		Terms Variant 604
ensure an adequate level of cybersecurity protection for the general-purpose Al model with systemic risk and the physical infrastructure of the model.		Cybersecurity (See also: Security) General-purpose Al model
		General-purpose Al model Protection
		Purpose
		Risk Systemic risk
		Systemic risk
604	<u> </u>	▼
Art. 55, 2		Terms Variant 605
Providers of general-purpose AI models with systemic risk may rely on codes of practice within the meaning of Article 56 to demonstrate compliance with the obligations set out in paragraph 1 of this Article, until a harmonised standard is published.		Assessment Code of practice
Compliance with European harmonised standards grants providers the presumption of conformity to the extent that those standards cover those obligations. Providers of general-purpose AI models with systemic risks who do not adhere to an approved code of practice or do not comply with a European harmonised standard shall demonstrate alternative adequate means of		Compliance Conformity
compliance for assessment by the Commission.		General-purpose Al model General-purpose Al model
		Harmonised standard Obligation
		Provider Purpose
		Risk
		Systemic risk Systemic risk
	<u></u>	
605		▼



Al Act: Articles Standard Al Act Al Act sub-articles connections Annexes	Mapping & Terminology	Technical Committee 533 AI
and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 56, 2		Terms Variant 610
The Al Office and the Board shall aim to ensure that the codes of practice cover at least the obligations provided for in Articles 53 and 55, including the following issues:		Code of practice Obligation
	▼ ▼	▼
Art. 56, 2(a)		Terms Variant 611
the means to ensure that the information referred to in Article 53(1), points (a) and (b), is kept up to date in light of market and		Accuracy (See also: Free of errors) Information
technological developments;		
611	<u> </u>	▼
Art. 56, 2(b) the adequate level of detail for the summary about the content used for training:		Terms Variant 612 Training
are adequate level of detail for the summary about the content used for training,		
612	<u></u>	▼
Art. 56, 2(c)		Terms Variant 613 Systemic risk
the identification of the type and nature of the systemic risks at Union level, including their sources, where appropriate;		Systemic risk
	<u> </u>	
613		┖

Al Act: Articles Standard Al Act Al Act sub-articles Whereas Annexes	Mapping & Terminology	Technical Committee
and sub-articles connections	Al ACT and relative Annexes and relative Article in Al Act	533 Al aippen Hosting and developing
Art. 56, 2(d)		Terms Variant 614 Assessment
the measures, procedures and modalities for the assessment and management of the systemic risks at Union level, including the documentation thereof, which shall be proportionate to the risks, take into consideration their severity and probability and take into		Chain
account the specific challenges of tackling those risks in light of the possible ways in which such risks may emerge and materialise along the Al value chain.		Documentation Management
along the At value ditain.		Systemic risk Systemic risk
614		Terms Variant 615
Art. 56, 3 The ALOffice may invite all providers of general purpose AL models, as well as relevant national competent authorities to		Al model
The Al Office may invite all providers of general-purpose Al models, as well as relevant national competent authorities, to participate in the drawing-up of codes of practice. Civil society organisations, industry, academia and other relevant stakeholders,		Al Office Authority
such as downstream providers and independent experts, may support the process.		Code of practice Downstream provider
		General-purpose Al model General-purpose Al model
		Independent expert
		National competent authority Provider
		Purpose Society
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	nnd	Al regulatory sandbox
The European Data Protection Supervisor may also establish an AI regulatory sandbox for Union institutions, bodies, offices agencies, and may exercise the roles and the tasks of national competent authorities in accordance with this Chapter.	allu ———————————————————————————————————	Authority Data
		Data protection (See also: Privacy)
		National competent authority
		Protection Task
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Member States shall ensure that the competent authorities referred to in paragraphs 1 and 2 allocate sufficient resources to comply with this Article effectively and in a timely manner. Where appropriate, national competent authorities shall cooperate	with	Authority
other relevant authorities, and may allow for the involvement of other actors within the Al ecosystem. This Article shall not af	ect	Cooperation National competent authority
other regulatory sandboxes established under Union or national law. Member States shall ensure an appropriate level of		Resource
cooperation between the authorities supervising those other sandboxes and the national competent authorities.		
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Art. 57, 5 Al regulatory sandboxes established under paragraph 1 shall provide for a controlled environment that fosters innovation and facilitates the development, training, testing and validation of innovative Al systems for a limited time before their being place the market or put into service pursuant to a specific sandbox plan agreed between the providers or prospective providers and competent authority. Such sandboxes may include testing in real world conditions supervised therein. 628 Art. 57, 6 Competent authorities shall provide, as appropriate, guidance, supervision and support within the Al regulatory sandbox with view to identifying risks, in particular to fundamental rights, health and safety, testing, mitigation measures, and their effective in relation to the obligations and requirements of this Regulation and, where relevant, other Union and national law supervise.	a ness	Terms Variant 628 Al regulatory sandbox Al system Authority Innovation Provider Sandbox plan Service Testing Training Validation Validation Validation A regulatory sandbox Authority Effectiveness Fundamental right Health (See also: Safety) Obligation Regulation Safety (See also: Health) Supervision Support
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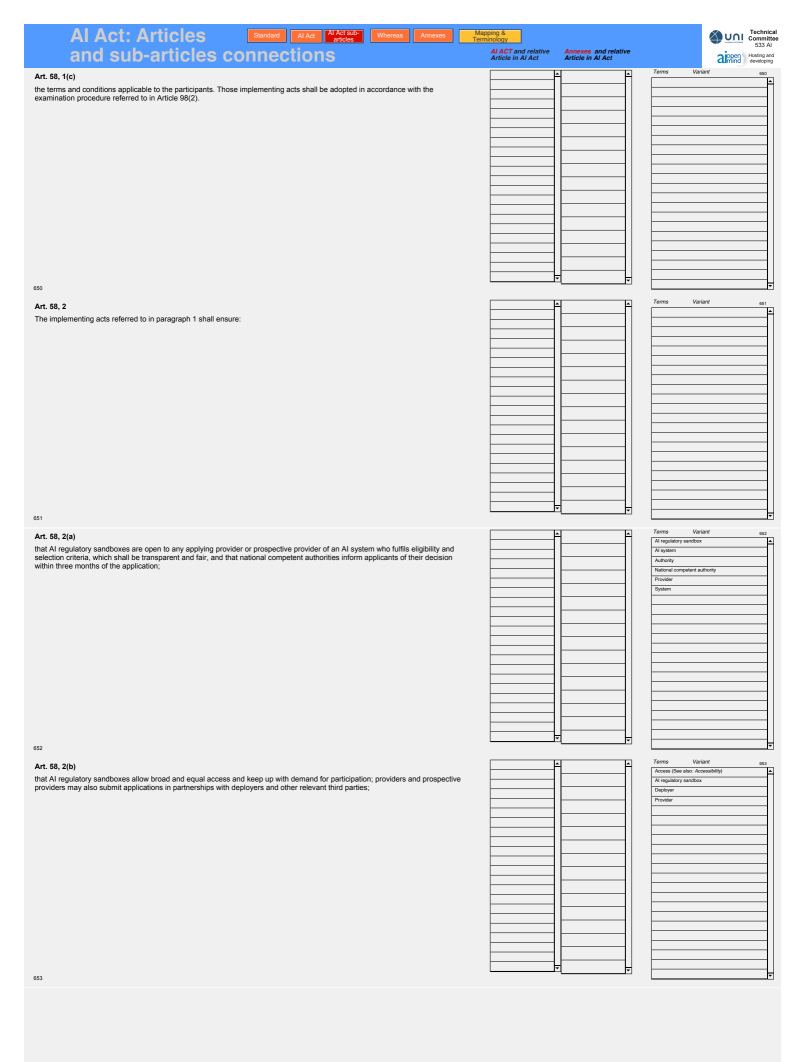
Al Act: Articles Standard Al Act sub- articles connections Whereas Annexes and sub-articles connections	Mapping & erminology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 57, 9(b)		Terms Variant 634 Al regulatory sandbox
supporting the sharing of best practices through cooperation with the authorities involved in the AI regulatory sandbox;		Authority Best practice
		Cooperation
	<u> </u>	
634	<u> </u>	▼
Art. 57, 9(c)		Terms Variant 635 Al Ecosystem
fostering innovation and competitiveness and facilitating the development of an AI ecosystem;		Innovation
	<u></u>	
635		Terms Variant 636
Art. 57, 9(d) contributing to evidence-based regulatory learning;		636
636	▼ ▼	▼
Art. 57, 9(e)		Terms Variant 637
facilitating and accelerating access to the Union market for Al systems, in particular when provided by SMEs, including start-ups.		Access (See also: Accessibility) Al system
		SME
637		▼

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and sub-articles connections	Al ACT and relative Annexes and relative Article in Al Act Article in Al Act	appen Hosting and developing
Art. 57, 14	<u> </u>	Terms Variant 642 Authority
National competent authorities shall coordinate their activities and cooperate within the framework of the Board.		National competent authority
642	<u> </u>	▼
Art. 57, 15		Terms Variant 643
National competent authorities shall inform the AI Office and the Board of the establishment of a sandbox, and may ask them for support and guidance. The AI Office shall make publicly available a list of planned and existing sandboxes and keep it up to date		Al regulatory sandbox Authority
in order to encourage more interaction in the AI regulatory sandboxes and cross-border cooperation.		Cooperation Interaction
		National competent authority Support
643		▼
Art. 57, 16	<u> </u>	Terms Variant 644
National competent authorities shall submit annual reports to the Al Office and to the Board, from one year after the establishment of the Al regulatory sandbox and every year thereafter until its termination, and a final report. Those reports shall provide		Al regulatory sandbox Authority
information on the progress and results of the implementation of those sandboxes, including best practices, incidents, lessons learnt and recommendations on their setup and, where relevant, on the application and possible revision of this Regulation,		Best practice Information
including its delegated and implementing acts, and on the application of other Union law supervised by the competent authorities within the sandbox. The national competent authorities shall make those annual reports or abstracts thereof available to the public, online. The Commission shall, where appropriate, take the annual reports into account when exercising its tasks under this		National competent authority Regulation
Regulation.		Task
644	▼ ▼	▼
Art. 57, 17		Terms Variant 645 Al regulatory sandbox
The Commission shall develop a single and dedicated interface containing all relevant information related to AI regulatory sandboxes to allow stakeholders to interact with AI regulatory sandboxes and to raise enquiries with competent authorities, and to		Authority Conformity
seek non-binding guidance on the conformity of innovative products, services, business models embedding AI technologies, in accordance with Article 62(1), point (c). The Commission shall proactively coordinate with national competent authorities, where		Information National competent authority
relevant.		Product
645	<u> </u>	▼

and sub-articles connections Al ACT and relative Article in Al Act Article in Al Act	aiope minin	Hosting and developing
Art. 58	Al regulatory sandbox	646
Detailed arrangements for, and functioning of, AI regulatory sandboxes		
646	-	
Art. 58, 1 In order to avoid fragmentation across the Union, the Commission shall adopt implementing acts specifying the detailed	Terms Variant Al regulatory sandbox	647
arrangements for the establishment, development, implementation, operation and supervision of the AI regulatory sandboxes. The implementing acts shall include common principles on the following issues:	Operation Supervision	
	<u> </u>	
647		
Art. 58, 1(a) eligibility and selection criteria for participation in the AI regulatory sandbox;	Al regulatory sandbox	648
648	▼	-
	Terms Variant	649
procedures for the application, participation, monitoring, exiting from and termination of the AI regulatory sandbox, including the sandbox plan and the exit report;	Al regulatory sandbox Monitoring	
Saliubux pian and the exit report,	Sandbox plan	
▼ 649	▼	<u>*</u>

Technical Committee

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and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	533 Al aiopen Hosting and developing
Art. 58, 2(c)	<u> </u>	Terms Variant 654 Al regulatory sandbox
that the detailed arrangements for, and conditions concerning AI regulatory sandboxes support, to the best extent possible, flexibility for national competent authorities to establish and operate their AI regulatory sandboxes;		Authority
To the state of th		Flexibility National competent authority
		Support
654	<u> </u>	⊽
Art. 58, 2(d)		Terms Variant 655 Access (See also: Accessibility)
that access to the AI regulatory sandboxes is free of charge for SMEs, including start-ups, without prejudice to exceptional costs that national competent authorities may recover in a fair and proportionate manner;		Al regulatory sandbox Authority
		National competent authority
		SME
655	<u> </u>	▼
Art. 58, 2(e)		Terms Variant 656 All regulatory sandbox
that they facilitate providers and prospective providers, by means of the learning outcomes of the AI regulatory sandboxes, in complying with conformity assessment obligations under this Regulation and the voluntary application of the codes of conduct		Assessment Conformity
referred to in Article 95;		Conformity assessment Obligation
		Provider Regulation
	<u></u>	
656		Terms Variant 657
Art. 58, 2(f) that AI regulatory sandboxes facilitate the involvement of other relevant actors within the AI ecosystem, such as notified bodies		Al regulatory sandbox
and standardisation organisations, SMEs, including start-ups, enterprises, innovators, testing and experimentation facilities, research and experimentation labs and European Digital Innovation Hubs, centres of excellence, individual researchers, in order to		Cooperation
allow and facilitate cooperation with the public and private sectors;		Innovation Notified body
		Sector (See also: Domain) SME
		Testing
657	<u></u>	₹
657		

and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act		aiopen Hosting and developing
Art. 58, 2(g) that procedures, processes and administrative requirements for application, selection, participation and exiting the AI regulatory sandbox are simple, easily intelligible, and clearly communicated in order to facilitate the participation of SMEs, including start-ups, with limited legal and administrative capacities and are streamlined across the Union, in order to avoid fragmentation and that participation in an AI regulatory sandbox established by a Member State, or by the European Data Protection Supervisor is mutually and uniformly recognised and carries the same legal effects across the Union; 658 Art. 58, 2(h) that participation in the AI regulatory sandbox is limited to a period that is appropriate to the complexity and scale of the project	Al ACT and relative Article in Al Act	Annexes and relative Article in Al Act	Terms Variat Al regulatory sandbox Data Data protection (See al Process Protection SME Terms Variat Al regulatory sandbox Authority	so: Privacy)
and that may be extended by the national competent authority;		<u></u>	National competent au	hority
Art. 58, 2(i) that AI regulatory sandboxes facilitate the development of tools and infrastructure for testing, benchmarking, assessing and explaining dimensions of AI systems relevant for regulatory learning, such as accuracy, robustness and cybersecurity, as well as measures to mitigate risks to fundamental rights and society at large.		<u> </u>	Terms Varia Al regulatory sandbox Al system Oybersecurity (See als Fundamental right Robustness Society Testing	
Art. 58, 3 Prospective providers in the AI regulatory sandboxes, in particular SMEs and start-ups, shall be directed, where relevant, to predeployment services such as guidance on the implementation of this Regulation, to other value-adding services such as help with standardisation documents and certification, testing and experimentation facilities, European Digital Innovation Hubs and centres of excellence.			Terms Varia Al regulatory sandbox Innovation Provider Regulation SME Testing	mt 661

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and sub-articles connections	Al ACT and relative Annexes and relative Article in Al Act	aiopen Hosting and developing
Art. 59, 1(a)(i)	<u> </u>	Terms Variant 666 Health (See also: Safety) ▲
public safety and public health, including disease detection, diagnosis prevention, control and treatment and improvement of health care systems;		Improvement Safety (See also: Health)
666	▼ ▼	▼
Art. 59, 1(a)(ii)	<u> </u>	Terms Variant 667
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;		Protection
667	<u></u>	▼
Art. 59, 1(a)(iii)		Terms Variant 668
energy sustainability;		Sustainability (See also: Sustainable)
668	▼ ▼	▼
Art. 59, 1(a)(iv)	4 4	Terms Variant 669 Critical infrastructure
safety and resilience of transport systems and mobility, critical infrastructure and networks;		Safety (See also: Health)
669	▼ ▼	▼

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and sub-articles connections	Al ACT and relative Annexes and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 59, 1(a)(v)		Terms Variant 670
efficiency and quality of public administration and public services;		
670	Y Y	<u></u>
Art. 59, 1(b)		Terms Variant 671
the data processed are necessary for complying with one or more of the requirements referred to in Chapter III, Section 2 where those requirements cannot effectively be fulfilled by processing anonymised, synthetic or other non-personal data;		Data Data processed
		Non-personal data
		Synthetic (See also: Anonymised data)
	<u></u>	
671		
Art. 59, 1(c)		Terms Variant 672
there are effective monitoring mechanisms to identify if any high risks to the rights and freedoms of the data subjects, as referred to in Article 35 of Regulation (EU) 2016/679 and in Article 39 of Regulation (EU) 2018/1725, may arise during the sandbox experimentation, as well as response mechanisms to promptly mitigate those risks and, where necessary, stop the processing;		Monitoring Regulation
experimentation, as well as response mechanisms to promptly intigate trose risks and, where necessary, stop the processing,		Subject
	<u></u>	
672		Terms Variant 673
Art. 59, 1(d) any personal data to be processed in the context of the sandbox are in a functionally separate, isolated and protected data		Access (See also: Accessibility)
processing environment under the control of the prospective provider and only authorised persons have access to those data;		Data ?
		Provider
673	▼	

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Al Act: Articles Standard Al Act Al Act sub-articles and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 59, 1(e)		Terms Variant 674
providers can further share the originally collected data only in accordance with Union data protection law; any personal data created in the sandbox cannot be shared outside the sandbox;		Data Data protection (See also: Privacy)
		? Protection
		Provider
674	<u> </u>	▼
Art. 59, 1(f)		Terms Variant 675
any processing of personal data in the context of the sandbox neither leads to measures or decisions affecting the data subjects nor does it affect the application of their rights laid down in Union law on the protection of personal data;		Data ?
		Protection Protection of personal data
		Subject
675		▼
		Terms Variant 676
Art. 59, 1(g) any personal data processed in the context of the sandbox are protected by means of appropriate technical and organisational		Terms Variant 676
		?
any personal data processed in the context of the sandbox are protected by means of appropriate technical and organisational measures and deleted once the participation in the sandbox has terminated or the personal data has reached the end of its		? Data
any personal data processed in the context of the sandbox are protected by means of appropriate technical and organisational measures and deleted once the participation in the sandbox has terminated or the personal data has reached the end of its		? Data
any personal data processed in the context of the sandbox are protected by means of appropriate technical and organisational measures and deleted once the participation in the sandbox has terminated or the personal data has reached the end of its		? Data
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any personal data processed in the context of the sandbox are protected by means of appropriate technical and organisational measures and deleted once the participation in the sandbox has terminated or the personal data has reached the end of its		? Data
any personal data processed in the context of the sandbox are protected by means of appropriate technical and organisational measures and deleted once the participation in the sandbox has terminated or the personal data has reached the end of its		? Data
any personal data processed in the context of the sandbox are protected by means of appropriate technical and organisational measures and deleted once the participation in the sandbox has terminated or the personal data has reached the end of its		? Data
any personal data processed in the context of the sandbox are protected by means of appropriate technical and organisational measures and deleted once the participation in the sandbox has terminated or the personal data has reached the end of its		? Data
any personal data processed in the context of the sandbox are protected by means of appropriate technical and organisational measures and deleted once the participation in the sandbox has terminated or the personal data has reached the end of its retention period;		7 Data Data processed 7 Terms Variant 677
any personal data processed in the context of the sandbox are protected by means of appropriate technical and organisational measures and deleted once the participation in the sandbox has terminated or the personal data has reached the end of its retention period; 676 Art. 59, 1(h)		7
any personal data processed in the context of the sandbox are protected by means of appropriate technical and organisational measures and deleted once the participation in the sandbox has terminated or the personal data has reached the end of its retention period;		7 Data Data processed ? Terms Variant 677 ?
any personal data processed in the context of the sandbox are protected by means of appropriate technical and organisational measures and deleted once the participation in the sandbox has terminated or the personal data has reached the end of its retention period; 676 Art. 59, 1(h)		7 Data Data processed 7 Terms Variant 677 Pata Log
any personal data processed in the context of the sandbox are protected by means of appropriate technical and organisational measures and deleted once the participation in the sandbox has terminated or the personal data has reached the end of its retention period; 676 Art. 59, 1(h)		7 Data Data processed 7 Terms Variant 677 Pata Log
any personal data processed in the context of the sandbox are protected by means of appropriate technical and organisational measures and deleted once the participation in the sandbox has terminated or the personal data has reached the end of its retention period; 676 Art. 59, 1(h)		7 Data Data processed 7 Terms Variant 677 Pata Log
any personal data processed in the context of the sandbox are protected by means of appropriate technical and organisational measures and deleted once the participation in the sandbox has terminated or the personal data has reached the end of its retention period; 676 Art. 59, 1(h)		7 Data Data processed 7 Terms Variant 677 Pata Log
any personal data processed in the context of the sandbox are protected by means of appropriate technical and organisational measures and deleted once the participation in the sandbox has terminated or the personal data has reached the end of its retention period; 676 Art. 59, 1(h)		7 Data Data processed 7 Terms Variant 677 Pata Log
any personal data processed in the context of the sandbox are protected by means of appropriate technical and organisational measures and deleted once the participation in the sandbox has terminated or the personal data has reached the end of its retention period; 676 Art. 59, 1(h)		7 Data Data processed 7 Terms Variant 677 Pata Log
any personal data processed in the context of the sandbox are protected by means of appropriate technical and organisational measures and deleted once the participation in the sandbox has terminated or the personal data has reached the end of its retention period; 676 Art. 59, 1(h)		7 Data Data processed 7 Terms Variant 677 Pata Log
any personal data processed in the context of the sandbox are protected by means of appropriate technical and organisational measures and deleted once the participation in the sandbox has terminated or the personal data has reached the end of its retention period; 676 Art. 59, 1(h)		7 Data Data processed 7 Terms Variant 677 Pata Log
any personal data processed in the context of the sandbox are protected by means of appropriate technical and organisational measures and deleted once the participation in the sandbox has terminated or the personal data has reached the end of its retention period; 676 Art. 59, 1(h)		7 Data Data processed 7 Terms Variant 677 Pata Log

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and sub-articles connections	Al ACT and relative Article in Al Act A	<mark>Annexes</mark> and relative Article in Al Act	aiopen Hosting and developing
Art. 59, 1(i)		Terms Al system	Variant 678
a complete and detailed description of the process and rationale behind the training, testing and validation of the AI system is kept together with the testing results as part of the technical documentation referred to in Annex IV;		Complete	(See also: Completeness)
together with the testing results as part of the technical documentation referred to in Armex 1V,		Complete	ness (See also: <i>Complete</i>)
		System Technical	documentation
		Testing	
		Training Validation	
678	<u> </u>	V	▼
Art. 59, 1(j)		Terms Authority	Variant 679
a short summary of the AI project developed in the sandbox, its objectives and expected results is published on the website of the competent authorities; this obligation shall not cover sensitive operational data in relation to the activities of law enforcement,		Data	
border control, immigration or asylum authorities.		Law enformation Obligation	
	- - - -	Sensitive (operational data
	-		
679	<u> </u>	V	<u></u>
Art. 59, 2		Terms	Variant 680 ory sandbox
For the purposes of the prevention, investigation, detection or prosecution of criminal offences or the execution of criminal penalties, including safeguarding against and preventing threats to public security, under the control and responsibility of law		Authority	Jry sallubux
enforcement authorities, the processing of personal data in AI regulatory sandboxes shall be based on a specific Union or national		? Data	
law and subject to the same cumulative conditions as referred to in paragraph 1.		Law enfor	cement cement authority
		Penalty	,
		? Responsib	bility
		Safeguard Security (5	See also: Cybersecurity)
		Subject	
	<u> </u>		
	-		
	 		
680		<u> </u>	₹
Art. 59, 3		Al system	Variant 681
Paragraph 1 is without prejudice to Union or national law which excludes processing of personal data for other purposes than those explicitly mentioned in that law, as well as to Union or national law laying down the basis for the processing of personal data		Compliano	
which is necessary for the purpose of developing, testing or training of innovative Al systems or any other legal basis, in compliance with Union law on the protection of personal data.		? Data	
compliance with Onion law on the protection of personal data.		? Protection	
			of personal data
		Testing	
		Training	
681		▼	▼

and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act		aiopen Hosting and developing
Art. 60		9 Information to be submitted upon the	Terms Varia	
Testing of high-risk AI systems in real world conditions outside AI regulatory sandboxes		intention of hint	Al regulatory sandbox Al system	
3,			High-risk	
			Risk	
			Testing	
		□		▼
682				
Art. 60, 1		A A	Terms Varia Al regulatory sandbox	ent 683
Testing of high-risk AI systems in real world conditions outside AI regulatory sandboxes may be conducted by providers or			Al system	
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			High-risk	
acts, specify the detailed elements of the real-world testing plan. Those implementing acts shall be adopted in accordance with the			Product Provider	
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.			Real-world testing plan	
2. The state of th			Risk	
			Testing	
683				
000				
			Tarme Varis	ont
Art. 60, 2			Terms Varia	ent 684
Providers or prospective providers may conduct testing of high-risk AI systems referred to in Annex III in real world conditions at			Al system Deployer	
			Al system Deployer High-risk	
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			Al system Deployer	
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			Al system Deployer High-risk Placing on the market Provider Putting into service	
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			Al system Deployer High-risk Placing on the market Provider Putting into service Risk	
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			Al system Deployer High-risk Placing on the market Provider Putting into service	
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			Al system Deployer High-risk Placing on the market Provider Putting into service Risk Service	
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			Al system Deployer High-risk Placing on the market Provider Putting into service Risk Service System	
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			Al system Deployer High-risk Placing on the market Provider Putting into service Risk Service System	
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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			Al system Deployer High-risk Placing on the market Provider Putting into service Risk Service System	
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			Al system Deployer High-risk Placing on the market Provider Putting into service Risk Service System	
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			Al system Deployer High-risk Placing on the market Provider Putting into service Risk Service System	
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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.			Al system Deployer High-risk High-risk Placing on the market Provider Putting into service Risk Service System Testing	int 685
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. 684 Art. 60, 3			Al system Deployer High-risk Placing on the market Provider Putting into service Risk Service System Testing	▼ V
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.			Al system Deployer High-risk High-risk Placing on the market Provider Putting into service Risk Service System Testing	int 685
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. 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			Al system Deployer High-risk Placing on the market Provider Putting into service Risk Service System Testing Testing Terms Varia Al system ?	int 685
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. 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			Al system Deployer High-risk Placing on the market Provider Putting into service Risk Service System Testing Terms Varia Al system Al system 2 Ethical review	int 685
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. 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			Al system Deployer High-risk Placing on the market Provider Putting into service Risk Service System Testing Testing I al system ? Ethical review High-risk ?	int 685
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and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 60, 4 Providers or prospective providers may conduct the testing in real world conditions only where all of the following conditions are met:	Terms Provider Testing	Variant 686
Art. 60, 4(a) the provider or prospective provider has drawn up a real-world testing plan and submitted it to the market surveillance authority in the Member State where the testing in real world conditions is to be conducted;	Terms Authority Market surve Provider Real-world te Surveillance Testing	
Art. 60, 4(b) the market surveillance authority in the Member State where the testing in real world conditions is to be conducted has approved the testing in real world conditions and the real world conditions are the register of the testing in real world conditions and the real world conditions are the register of the testing plan where the market curveillance authority has not provided an	Terms Authority Market surve	Variant 688
the testing in real world conditions and the real-world testing plan; where the market surveillance authority has not provided an answer within 30 days, the testing in real world conditions and the real-world testing plan shall be understood to have been approved; where national law does not provide for a tacit approval, the testing in real world conditions shall remain subject to an authorisation;	Real-world to Subject Surveillance Testing	
688	Terms	Variant 689
Art. 60, 4(c) the provider or prospective provider, with the exception of providers or prospective providers of 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, and high-risk AI systems referred to in point 2 of Annex III has registered the testing in real world conditions in accordance with Article 71(4) with a Union-wide unique single identification number and with the information specified in Annex IX; the provider or prospective provider of 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, has registered the testing in real-world conditions in the secure non-public section of the EU database according to Article 49(4), point (d), with a Union-wide unique single identification number and with the information specified therein; the provider or prospective provider or high-risk AI systems referred to in point 2 of Annex III has registered the testing in real-world conditions in accordance with Article 49(5);	Al system Database EU database High-risk Information Law enforce Managemen Provider Risk Testing	y ment
689	v v	▼

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and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	aippen Hosting and developing
Art. 60, 4(d)	<u> </u>	Terms Variant 690 Provider
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;		Testing
	<u> </u>	
690		▼
Art. 60, 4(e)		Terms Variant 691
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;		Purpose Safeguard
		Testing
	<u></u>	
691		Terms Variant 692
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		Authority Market surveillance authority
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;		Notification Provider
		Subject
		Surveillance Testing
692	▼ ▼	▼
Art. 60, 4(g)		Terms Variant 693
the subjects of the testing in real world conditions who are persons belonging to vulnerable groups due to their age or disability,		Disability Subject
are appropriately protected;		Testing
693	<u> </u>	▼

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The protect of read shall be not under depicted by the and relative likely has be any carriage caused in the control of the field by an understandation. No. No. No. No. No. No. No.			Terms Variant 702
AC EL AC	The provider or prospective provider shall be liable under applicable Union and national liability law for any damage caused in the course of their testing in real world conditions.		
At 5,1 The purpose of testing in real works conditions under Actice 50, breaty-gives informed concern shall be eletrated from the concern			
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Art. 61, 1 For the purpose of testing in real world conditions under Article 60, freely-given informed consent shall be obtained from the subjects of testing prior to their participation in such testing and after their having been duly informed with concise, clear, relevant, and understandable information regarding:	informed consent to participate in testing in real world conditions outside Arregulatory Sandboxes		
Art. 61, 1 For the purpose of testing in real world conditions under Article 60, freely-given informed consent shall be obtained from the subjects of testing prior to their participation in such testing and after their having been duly informed with concise, clear, relevant, and understandable information regarding:			
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Ant. 61, 1(a) the nature and objectives of the testing in real world conditions and the possible inconvenience that may be linked to their participation; Total Control Contr	Art. 61, 1		
Art. 61, 1(a) the nature and objectives of the testing in real world conditions and the possible inconvenience that may be linked to their participation. Tenuty Visitor 1985 Trainty Train	For the purpose of testing in real world conditions under Article 60, freely-given informed consent shall be obtained from the		Information
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Art. 1, 1(a) the nature and objectives of the testing in real world conditions and the possible inconvenience that may be linked to their participation; Testing T	For the purpose of testing in real world conditions under Article 60, freely-given informed consent shall be obtained from the subjects of testing prior to their participation in such testing and after their having been duly informed with concise, clear, relevant,		Information Informed consent Purpose Subject Testing
participation;	For the purpose of testing in real world conditions under Article 60, freely-given informed consent shall be obtained from the subjects of testing prior to their participation in such testing and after their having been duly informed with concise, clear, relevant, and understandable information regarding:		Information Informed consent Purpose Subject Testing
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	For the purpose of testing in real world conditions under Article 60, freely-given informed consent shall be obtained from the subjects of testing prior to their participation in such testing and after their having been duly informed with concise, clear, relevant, and understandable information regarding: 704 Art. 61, 1(a) the nature and objectives of the testing in real world conditions and the possible inconvenience that may be linked to their		Information Informed consent Purpose Subject Testing Terms Variant 705
	For the purpose of testing in real world conditions under Article 60, freely-given informed consent shall be obtained from the subjects of testing prior to their participation in such testing and after their having been duly informed with concise, clear, relevant, and understandable information regarding: 704 Art. 61, 1(a) the nature and objectives of the testing in real world conditions and the possible inconvenience that may be linked to their		Information Informed consent Purpose Subject Testing Terms Variant 705
	For the purpose of testing in real world conditions under Article 60, freely-given informed consent shall be obtained from the subjects of testing prior to their participation in such testing and after their having been duly informed with concise, clear, relevant, and understandable information regarding: 704 Art. 61, 1(a) the nature and objectives of the testing in real world conditions and the possible inconvenience that may be linked to their		Information Informed consent Purpose Subject Testing Terms Variant 705
	For the purpose of testing in real world conditions under Article 60, freely-given informed consent shall be obtained from the subjects of testing prior to their participation in such testing and after their having been duly informed with concise, clear, relevant, and understandable information regarding: 704 Art. 61, 1(a) the nature and objectives of the testing in real world conditions and the possible inconvenience that may be linked to their		Information Informed consent Purpose Subject Testing Terms Variant 705
	For the purpose of testing in real world conditions under Article 60, freely-given informed consent shall be obtained from the subjects of testing prior to their participation in such testing and after their having been duly informed with concise, clear, relevant, and understandable information regarding: 704 Art. 61, 1(a) the nature and objectives of the testing in real world conditions and the possible inconvenience that may be linked to their		Information Informed consent Purpose Subject Testing Terms Variant 705
	For the purpose of testing in real world conditions under Article 60, freely-given informed consent shall be obtained from the subjects of testing prior to their participation in such testing and after their having been duly informed with concise, clear, relevant, and understandable information regarding: 704 Art. 61, 1(a) the nature and objectives of the testing in real world conditions and the possible inconvenience that may be linked to their		Information Informed consent Purpose Subject Testing Terms Variant 705
	For the purpose of testing in real world conditions under Article 60, freely-given informed consent shall be obtained from the subjects of testing prior to their participation in such testing and after their having been duly informed with concise, clear, relevant, and understandable information regarding: 704 Art. 61, 1(a) the nature and objectives of the testing in real world conditions and the possible inconvenience that may be linked to their		Information Informed consent Purpose Subject Testing Terms Variant 705
	For the purpose of testing in real world conditions under Article 60, freely-given informed consent shall be obtained from the subjects of testing prior to their participation in such testing and after their having been duly informed with concise, clear, relevant, and understandable information regarding: 704 Art. 61, 1(a) the nature and objectives of the testing in real world conditions and the possible inconvenience that may be linked to their		Information Informed consent Purpose Subject Testing Terms Variant 705
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	For the purpose of testing in real world conditions under Article 60, freely-given informed consent shall be obtained from the subjects of testing prior to their participation in such testing and after their having been duly informed with concise, clear, relevant, and understandable information regarding: 704 Art. 61, 1(a) the nature and objectives of the testing in real world conditions and the possible inconvenience that may be linked to their		Information Informed consent Purpose Subject Testing Terms Variant 705
	For the purpose of testing in real world conditions under Article 60, freely-given informed consent shall be obtained from the subjects of testing prior to their participation in such testing and after their having been duly informed with concise, clear, relevant, and understandable information regarding: 704 Art. 61, 1(a) the nature and objectives of the testing in real world conditions and the possible inconvenience that may be linked to their participation;		Information Informed consent Purpose Subject Testing Terms Variant 705 Testing

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and sub-articles connections	Al ACT and relative Annexes and relative Article in Al Act Article in Al Act	a open Hosting and developing
Art. 61, 1(b)	<u> </u>	Terms Variant 706 Subject
the conditions under which the testing in real world conditions is to be conducted, including the expected duration of the subject or subjects' participation;		Testing
706	▼ ▼	<u></u>
Art. 61, 1(c)		Terms Variant 707
their rights, and the guarantees regarding their participation, in particular their right to refuse to participate in, and the right to withdraw from, testing in real world conditions at any time without any resulting detriment and without having to provide any		Testing
justification;		
707		▼
Art. 61, 1(d)		Terms Variant 708 Al system
the arrangements for requesting the reversal or the disregarding of the predictions, recommendations or decisions of the Al system;		System
708	▼ ▼	▼
Art. 61, 1(e)		Terms Variant 709
the Union-wide unique single identification number of the testing in real world conditions in accordance with Article 60(4) point (c), and the contact details of the provider or its legal representative from whom further information can be obtained.		Contact Information
and the contact details of the provider of its legal representative from whom future information can be obtained.		Provider Testing
	<u></u>	
709		▼

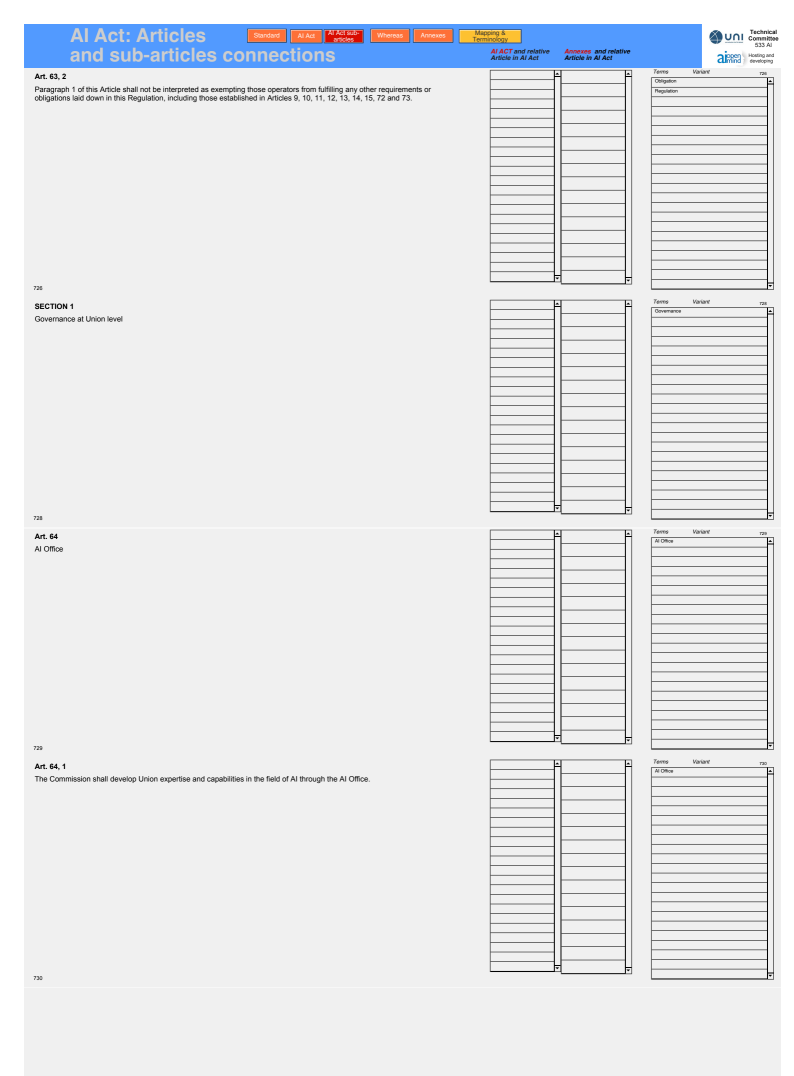
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and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act	aiopen Hosting and developing
Art. 61, 2	F	4	Terms Variant 710 Informed consent
The informed consent shall be dated and documented and a copy shall be given to the subjects of testing or their legal representative.			Subject Testing
		-	
710		1.1	▼
Art. 62			Terms Variant 711 Deployer
Measures for providers and deployers, in particular SMEs, including start-ups			Provider SME
	-	-	
711		·	Terms Variant 712
Art. 62		1	112
712	<u> </u>		▼
Art. 62, 1		4 4	Terms Variant 713
Member States shall undertake the following actions:			-
713		✓	-

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and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 62, 1(a)		Terms Variant 714 Access (See also: Accessibility)
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		Al regulatory sandbox SME
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;		
714	<u> </u>	<u></u>
Art. 62, 1(b)		Terms Variant 715
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;		Authority Deployer
including start-ups, deproyers and, as appropriate, local public authorities,		Regulation SME
		Training
	<u></u>	
715		Terms Variant 716
Art. 62, 1(c) utilise existing dedicated channels and where appropriate, establish new ones for communication with SMEs including start-ups,		Terms Variant 716 All regulatory sandbox Authority
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;		Deployer Regulation
		SME
716	<u> </u>	
Art. 62, 1(d)	<u> </u>	Terms Variant 717
facilitate the participation of SMEs and other relevant stakeholders in the standardisation development process.		
		V

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and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	aippen Hosting and developing
Art. 62, 2		Terms Variant 718 Assessment
The specific interests and needs of the SME providers, including start-ups, shall be taken into account when setting the fees for conformity assessment under Article 43, reducing those fees proportionately to their size, market size and other relevant indicators.		Conformity Conformity assessment
illuloators.		Provider SME
	<u> </u>	
718		Terms Variant 719
Art. 62, 3 The Al Office shall undertake the following actions:		Al Office
719	▼ ▼	▼
Art. 62, 3(a)	4	Terms Variant 720
provide standardised templates for areas covered by this Regulation, as specified by the Board in its request;		
	<u></u>	
720		Terms Variant 721
Art. 62, 3(b) develop and maintain a single information platform providing easy to use information in relation to this Regulation for all operators		Terms Variant 721 Information Regulation
across the Union;		Toguation
721	▼ ▼	▼

and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act		lopen Hosting and developing
Art. 62, 3(c)	ļ-	1	Terms Vari	ant 722
organise appropriate communication campaigns to raise awareness about the obligations arising from this Regulation;			Regulation	
722	<u> </u>	₹		▼
Art. 62, 3(d)			Terms Vari	
evaluate and promote the convergence of best practices in public procurement procedures in relation to Al systems.			Al system Best practice	
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723				
Art. 63 Derogations for specific operators			Terms Vari	ant 724
Delogations for specific operators				
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724 Art. 63 , 1		<u></u>	Terms Vari. Al system	ant 725
Art. 63, 1 Microenterprises within the meaning of Recommendation 2003/361/EC may comply with certain elements of the quality			Al system Compliance	nnt 725
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Technical Committee

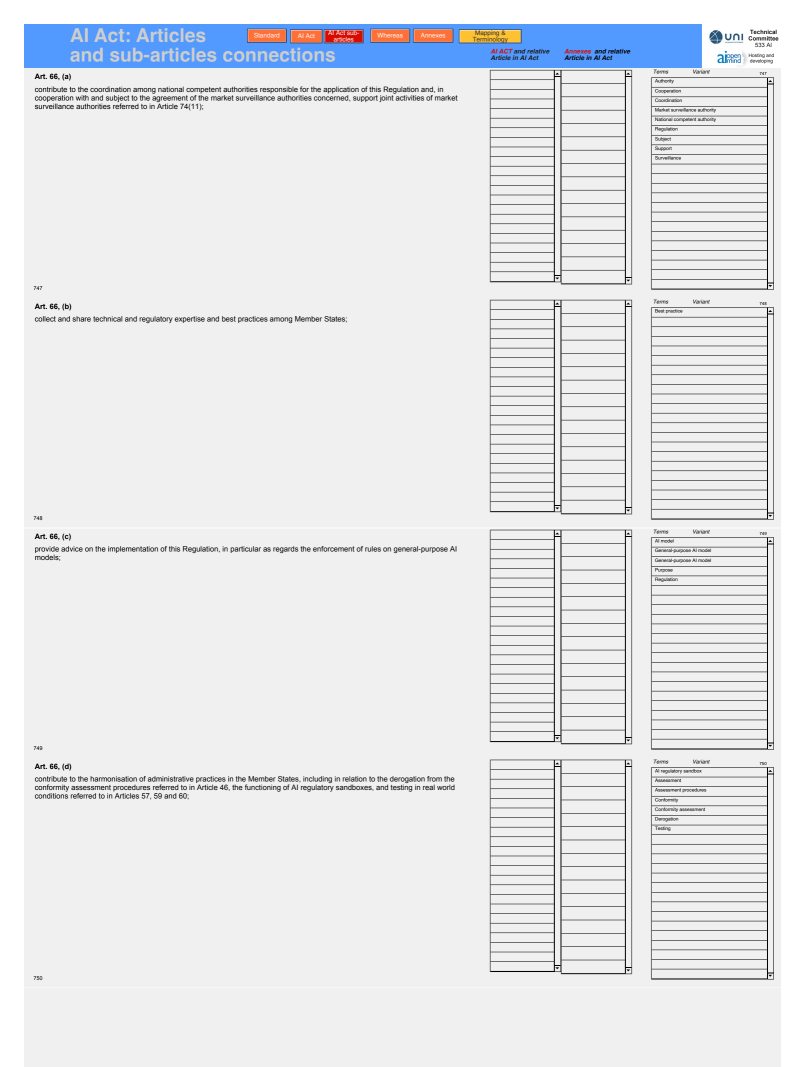


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and sub-articles connections	AI ACT and relative Article in AI Act Annexes and relative Article in AI Act	aiopen Hosting and developing
Art. 64, 2	Terms Al Office	Variant 731
Member States shall facilitate the tasks entrusted to the Al Office, as reflected in this Regulation.	Regulation Task	
	<u></u>	
731	Terms	Variant 732
Art. 65 Establishment and structure of the European Artificial Intelligence Board	Artificial intellig	
732	<u> </u>	₹
Art. 65	Terms	Variant 733
733		Variant 734
Art. 65, 1 A European Artificial Intelligence Board (the 'Board') is hereby established.	Artificial intellig	
734	<u> </u>	₹

Al Act: Articles Standard Al Act Al Act sub-articles connections Whereas Annexes	Mapping & Terminology	Technical committee 533 AI
and sub-articles connections	AI ACT and relative Article in AI Act Article in AI Act	aiopen Hosting and developing
Art. 65, 2		Terms Variant 735
The Board shall be composed of one representative per Member State. The European Data Protection Supervisor shall participate as observer. The AI Office shall also attend the Board's meetings, without taking part in the votes. Other national and Union authorities, bodies or experts may be invited to the meetings by the Board on a case by case basis, where the issues discussed		Authority Data
are of relevance for them.		Data protection (See also: Privacy) Protection
		Relevance
	<u></u>	
735		Terms Variant 736
Art. 65, 3 Each representative shall be designated by their Member State for a period of three years, renewable once.		
736	₹ ₹	▼
Art. 65, 4	4	Terms Variant 737
Member States shall ensure that their representatives on the Board:		
	<u></u>	
737		Terms Variant 738
Art. 65, 4(a) have the relevant competences and powers in their Member State so as to contribute actively to the achievement of the Board's		Tems Variant 738
tasks referred to in Article 66;		
738	▼ ▼	₹
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Al Act: Articles Standard Al Act Al Act sub-articles Whereas Annexes Term	ping & inology			Technical Committee 533 AI
and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act		aiopen Hosting and developing
Art. 65, 4(b)	<u></u>	F	Terms Varia.	nt 739
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;			Contact	
a single contact point for station orders,				
739	-	<u> </u>		▼
Art. 65, 4(c)			Terms Varia	140
are empowered to facilitate consistency and coordination between national competent authorities in their Member State as regards			Authority Consistency	<u>_</u>
the implementation of this Regulation, including through the collection of relevant data and information for the purpose of fulfilling their tasks on the Board.			Coordination Data	
			Information National competent auti	hority
			Purpose Regulation	
			Relevant data Task	
			Task	
740	-	<u> </u>		-
Art. 65, 5			Terms Varia	
The designated representatives of the Member States shall adopt the Board's rules of procedure by a two-thirds majority. The			Specification Task	
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.				
741		₹		▼
Art. 65, 6		I	Terms Varia	
The Board shall establish two standing sub-groups to provide a platform for cooperation and exchange among market surveillance		<u> </u>	Advisory forum Authority	
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			Cooperation Market surveillance auth	hority
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			Notified body Notifying authority	
invited to such sub-groups or to specific meetings of those subgroups as observers.			Purpose	
			Regulation Surveillance	
	▼	-		-
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Art. 65, 7 The Board shall be organised and operated so as to safeguard the objectivity and impartiality of its activities. Art. 65, 7 The Board shall be organised and operated so as to safeguard the objectivity and impartiality of its activities. Art. 65, 8 Art. 65, 8	Al Act: Articles Standard	Al Act Al Act subarticles Whereas Annexes	Mapping & Terminology		Technical Committee 533 Al
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ATC 55, 8	743		<u> </u>	▼	▼
			-	AI (Office
The Board shall be chaired by one of the representatives of the Member States. The Al 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 Task	Board, convene the meetings upon request of the Chair, and prepare the age	tes. The Al Office shall provide the secretariat for the enda in accordance with the tasks of the Board			
pursuant to this Regulation and its rules of procedure.	pursuant to this Regulation and its rules of procedure.				
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	745		<u> </u>	-	₹
Art 66			Ь		ms Variant 746
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:	The Board shall advise and assist the Commission and the Member States in	n order to facilitate the consistent and effective		Req	gulation
application of this Regulation. To that end, the board may in particular.	application of this Regulation. To that end, the board may in particular.				
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Art. 66, (e)		Terms Variant 751
at the request of the Commission or on its own initiative, issue recommendations and written opinions on any relevant matters related to the implementation of this Regulation and to its consistent and effective application, including:		
751	<u> </u>	▼
Art. 66, (e)(i)		Terms Variant 752
on the development and application of codes of conduct and codes of practice pursuant to this Regulation, as well as of the Commission's guidelines;		Regulation
752	<u> </u>	▼
Art. 66, (e)(ii)		Terms Variant 753 Database
the evaluation and review of this Regulation pursuant to Article 112, including as regards the serious incident reports referred to in Article 73, and the functioning of the EU database referred to in Article 71, the preparation of the delegated or implementing acts,		Database EU database Evaluation (See also: Evaluating)
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Art. 66, (a)(vii) on the potential need for amendment to Annex III in accordance with Article 7, and on the potential need for possible revision of Article 5 pursuant to Article 112, taking into account relevant available evidence and the latest developments in technology;	Art. 66, (e)(vi)			Accountability	
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Art. 66, (f)		Terms Variant 759
support the Commission in promoting Al literacy, public awareness and understanding of the benefits, risks, safeguards and rights and obligations in relation to the use of Al systems;		Al system Literacy
		Obligation Safeguard
		Support
759	▼ ▼	▼
Art. 66, (g)	<u> </u>	Terms Variant 760 Authority
facilitate the development of common criteria and a shared understanding among market operators and competent authorities of the relevant concepts provided for in this Regulation, including by contributing to the development of benchmarks;		Regulation
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760	▼ ▼	▼
Art. 66, (h)		Terms Variant 761
cooperate, as appropriate, with other Union institutions, bodies, offices and agencies, as well as relevant Union expert groups and networks, in particular in the fields of product safety, cybersecurity, competition, digital and media services, financial services,		Cybersecurity (See also: Security) Data
consumer protection, data and fundamental rights protection;		Fundamental right Protection
		Safety (See also: Health)
	<u></u>	▼
761 Art. 66, (i)		Terms Variant 762
contribute to effective cooperation with the competent authorities of third countries and with international organisations;		Authority Cooperation
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762		<u> </u>

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and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	533 Al aiopen Hosting and developing
Art. 66, (j)		Terms Variant 763
assist national competent authorities and the Commission in developing the organisational and technical expertise required for the implementation of this Regulation, including by contributing to the assessment of training needs for staff of Member States		Authority
involved in implementing this Regulation; including by contributing to the assessment of training needs for stair of Member States involved in implementing this Regulation;		National competent authority Regulation
		Training
	<u></u>	
763	<u> </u>	7
Art. 66, (k)	<u> </u>	Terms Variant 764
assist the AI Office in supporting national competent authorities in the establishment and development of AI regulatory sandboxes, and facilitate cooperation and information-sharing among AI regulatory sandboxes;		Al regulatory sandbox
and facilitate cooperation and information-sharing among At regulatory sandboxes;		Authority Cooperation
		Information
		National competent authority
764	<u> </u>	-
Art. 66, (I)		Terms Variant 765
contribute to, and provide relevant advice on, the development of guidance documents;		
785	<u> </u>	J
Art. 66, (m) advise the Commission in relation to international matters on AI;		
766		v
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and sub-articles connections	Al ACT and relative Article in Al Act	Annexes and relative Article in Al Act		aiopen Hosting and developing
Art. 66, (n)			Terms Vari	ant 767
provide opinions to the Commission on the qualified alerts regarding general-purpose AI models;			Alert General-purpose Al m	odel
			General-purpose Al m Purpose	odel
767		=		<u>-</u>
Art. 66, (o)		4 4	Terms Vari	ant 768
receive opinions by the Member States on qualified alerts regarding general-purpose AI models, and on national experiences and practices on the monitoring and enforcement of AI systems, in particular systems integrating the general-purpose AI models.			Al system Alert	
			General-purpose Al m	
			Monitoring Purpose	odei
			Furpose	
768		-		▼
Art. 67		4 P	Terms Vari	
Advisory forum			Advisory forum	
769		<u> </u>		v
Art. 67, 1		4 4	Terms Vari	ant 770
An advisory forum shall be established to provide technical expertise and advise the Board and the Commission, and to contribute to their tasks under this Regulation.			Regulation Task	
770		<u> </u>		▼

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AL 67.4 AL 67.4 AL 67.5 The Commission shall appoint the members of the advisory forum, in accordance with the criteria seri out in paragraph 2, from amongst intellections and monogeneous deportion in the field of Al. AL 67.6 AL 67.	commercial interests and, within the category of commercial interests, with regard to SMEs and other undertakings.		
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Art. 67, 6		Terms Variant 775 Advisory forum
The advisory forum shall draw up its rules of procedure. It shall elect two co-chairs from among its members, in accordance with criteria set out in paragraph 2. The term of office of the co-chairs shall be two years, renewable once.		
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Art. 67, 7		Terms Variant 776 Advisory forum
The advisory forum shall hold meetings at least twice a year. The advisory forum may invite experts and other stakeholders to its meetings.		Advisory forum
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Art. 67, 8	<u> </u>	Terms Variant 7777 Advisory forum
The advisory forum may prepare opinions, recommendations and written contributions at the request of the Board or the Commission.		Auvisory torum
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777 Art. 67, 9		Terms Variant 778
		Terms Variant 778 Advisory forum
Art. 67, 9 The advisory forum may establish standing or temporary sub-groups as appropriate for the purpose of examining specific		Terms Variant 778 Advisory forum
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and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act	ain	
Art. 67, 10			Terms Variant Advisory forum	779
The advisory forum shall prepare an annual report on its activities. That report shall be made publicly available.				
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Art. 68		A	Terms Variant	780
Scientific panel of independent experts			Independent expert	
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780 Art. 68, 1	[A]		Terms Variant	781
The Commission shall, by means of an implementing act, make provisions on the establishment of a scientific panel of			Independent expert Regulation	
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).			Support	
	<u></u>			
781	▼		Terms Variant	792
Art. 68, 2	▼		Terms Variant	782
				782
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	<u></u>			782
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	<u>▼</u>			782
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	▼			782
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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	<u>-</u>			782
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Art. 68, 2(a)		Terms Variant 783
having particular expertise and competence and scientific or technical expertise in the field of AI;		
783	<u></u>	
Art. 68, 2(b)		Terms Variant 784
independence from any provider of Al systems or general-purpose Al models;		Al model Al system
		General-purpose Al model General-purpose Al model
		Provider Purpose
	v	▼
784 Art. 68, 2(c)		Terms Variant 785
an ability to carry out activities diligently, accurately and objectively. The Commission, in consultation with the Board, shall determine the number of experts on the panel in accordance with the required needs and shall ensure fair gender and		Representation
determine the number of experts on the panel in accordance with the required needs and shall ensure fair gender and geographical representation.		
	<u></u>	
785		Terms Variant 786
Art. 68, 3 The scientific panel shall advise and support the Al Office, in particular with regard to the following tasks:		Al Office
		Task
	<u></u>	
786		<u> </u>

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and sub-articles connections	Al ACT and relative Article in Al Act Annexes and Article in Al Ac	relative ct	533 Al lopen Hosting and developing
Art. 68, 3(a)	<u></u>	Terms Va.	riant 787
supporting the implementation and enforcement of this Regulation as regards general-purpose AI models and systems, in particular by:		General-purpose Al r	nodel
		Purpose Regulation	
787	▼	-	▼
Art. 68, 3(a)(i)		<u> </u>	riant 788
alerting the Al Office of possible systemic risks at Union level of general-purpose Al models, in accordance with Article 90;		Al model Al Office	
		Alert General-purpose Al r	nodel
		General-purpose Al r	nodel
		Systemic risk Systemic risk	
	<u></u>		
788		Terms Va.	riant 789
Art. 68, 3(a)(ii) contributing to the development of tools and methodologies for evaluating capabilities of general-purpose AI models and systems,		Al model Evaluating	
including through benchmarks;		General-purpose Al r	
		Purpose	
		_	
		<u> </u>	
789			riant 700
Art. 68, 3(a)(iii) providing advice on the classification of general-purpose Al models with systemic risk;		Al model Categorization (See a	
,		Classification (See al	so: Categorization)
		General-purpose Al r	
		Risk Systemic risk	
		Systemic risk	
790		▼	▼

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and sub-articles connections	Al ACT and relative Article in Al Act	Annexes and relative Article in Al Act			sting and veloping
Art. 68, 3(a)(iv)		4 4	Terms Var		791
providing advice on the classification of various general-purpose AI models and systems;			Categorization (See a		∄
			Classification (See als General-purpose Al m		
			General-purpose Al m	odel	
		<u>-</u>			
791					
Art. 68, 3(a)(v)			Terms Var	ant	792
contributing to the development of tools and templates;					
	-	-			
792					
Art. 68, 3(b)			Terms Var Authority		793
supporting the work of market surveillance authorities, at their request;			Market surveillance as Surveillance	thority	
	-	-			-
793			Terms Var	ant	
Art. 68, 3(c) supporting cross-border market surveillance activities as referred to in Article 74(11), without prejudice to the powers of market		1	Authority Market surveillance ar		794
surveillance authorities;			Surveillance as	thority	
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794		7			▼

Al Act: Articles

Standard Al Act Subarticles

Whereas Annexes Terminology

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Art. 68, 3(d)			Terms Vari	ant 795
supporting the Al Office in carrying out its duties in the context of the Union safeguard procedure pursuant to Article 81.			Safeguard	
		▼		▼
795		<u> </u>	Terms Vari	
Art. 68, 4 The experts on the scientific panel shall perform their tasks with impartiality and objectivity, and shall ensure the confidentiality of		\vdash	Al Office Confidential	
information and data obtained in carrying out their tasks and activities. They shall neither seek nor take instructions from anyone when exercising their tasks under paragraph 3. Each expert shall draw up a declaration of interests, which shall be made publicly			? Data	
available. The Al Office shall establish systems and procedures to actively manage and prevent potential conflicts of interest.			Declaration Information	
			Task	
		<u>-</u>		
796		<u> </u>		
Art. 68, 5			Terms Vari	ant 797
The implementing act referred to in paragraph 1 shall include provisions on the conditions, procedures and detailed arrangements for the scientific panel and its members to issue alerts, and to request the assistance of the Al Office for the performance of the tasks of the scientific panel.			Alert Task	
tasks of the Scientific parter.				
797		₹		▼
Art. 69		4 4	Terms Varia	
Access to the pool of experts by the Member States			Access (See also. Acc	essibility)
		-		
798				<u>M</u>

Al Act: Articles Standard Al Act Articles Whereas Annexes Terminology

Technical Committee

Al Act: Articles Standard Al Act Sub-articles Annexes Annexes Annexes Annexes Annexes Annexes Annexes Annexes	ping & inology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	alopen Hosting and developing
Art. 69, 1		Terms Variant 799
Member States may call upon experts of the scientific panel to support their enforcement activities under this Regulation.		Support
799	<u> </u>	▼
Art. 69, 2	<u> </u>	Terms Variant 800 Access (See also: Accessibility)
The Member States may be required to pay fees for the advice and support provided by the experts. The structure and the level of fees as well as the scale and structure of recoverable costs shall be set out in the implementing act referred to in Article 68(1),		Effectiveness
taking into account the objectives of the adequate implementation of this Regulation, cost-effectiveness and the necessity of ensuring effective access to experts for all Member States.		Regulation Support
• · · · • · · · · · · · · · · · · · · ·		
	<u></u>	▼
800 Art. 69, 3		Terms Variant 801
The Commission shall facilitate timely access to the experts by the Member States, as needed, and ensure that the combination of		Access (See also: Accessibility) Support
support activities carried out by Union AI testing support pursuant to Article 84 and experts pursuant to this Article is efficiently organised and provides the best possible added value.		Testing
	▼ ▼	▼
801 SECTION 2		Terms Variant 802
National competent authorities		Authority National competent authority
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802		.

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and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 70		Terms Variant 803 Authority
Designation of national competent authorities and single points of contact		Contact National competent authority
		Transition Composition additions
803	<u> </u>	▼
Art. 70, 1		Terms Variant 804 Authority
Each Member State shall establish or designate as national competent authorities at least one notifying authority and at least one market surveillance authority for the purposes of this Regulation. Those national competent authorities shall exercise their powers		Bias Market surveillance authority
independently, impartially and without bias so as to safeguard the objectivity of their activities and tasks, and to ensure the application and implementation of this Regulation. The members of those authorities shall refrain from any action incompatible with		National competent authority
their duties. Provided that those principles are observed, such activities and tasks may be performed by one or more designated authorities, in accordance with the organisational needs of the Member State.		Notifying authority Regulation
		Safeguard Surveillance
		Task
804	<u> </u>	<u> </u>
Art. 70, 2		Terms Variant 805 Authority
Member States shall communicate to the Commission the identity of the notifying authorities and the market surveillance authorities and the tasks of those authorities, as well as any subsequent changes thereto. Member States shall make publicly		Contact Information
available information on how competent authorities and single points of contact can be contacted, through electronic communication means by 2 August 2025. Member States shall designate a market surveillance authority to act as the single point		Market surveillance authority Notifying authority
of contact for this Regulation, and shall notify the Commission of the identity of the single point of contact. The Commission shall make a list of the single points of contact publicly available.		Regulation Surveillance
		Task
	<u> </u>	
805		Terms Variant 808
Art. 70, 3 Member States shall ensure that their national competent authorities are provided with adequate technical, financial and human		Authority
weinber States shall elisate that their haddonal competent authorities are provided with adequate technical, inhalicial and number resources, and with infrastructure to fulfil their tasks effectively under this Regulation. In particular, the national competent authorities shall have a sufficient number of personnel permanently available whose competences and expertise shall include an		Competence ?
in-depth understanding of Al technologies, data and data computing, personal data protection, cybersecurity, fundamental rights, health and safety risks and knowledge of existing standards and legal requirements. Member States shall assess and, if		Cybersecurity (See also: Security) Data
necessary, update competence and resource requirements referred to in this paragraph on an annual basis.		Data protection (See also: Privacy) Fundamental right
		Health (See also: Safety) Human
		Knowledge National competent authority
		? Protection
		Regulation
		Resource Safety (See also: Health)
		Task
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806		

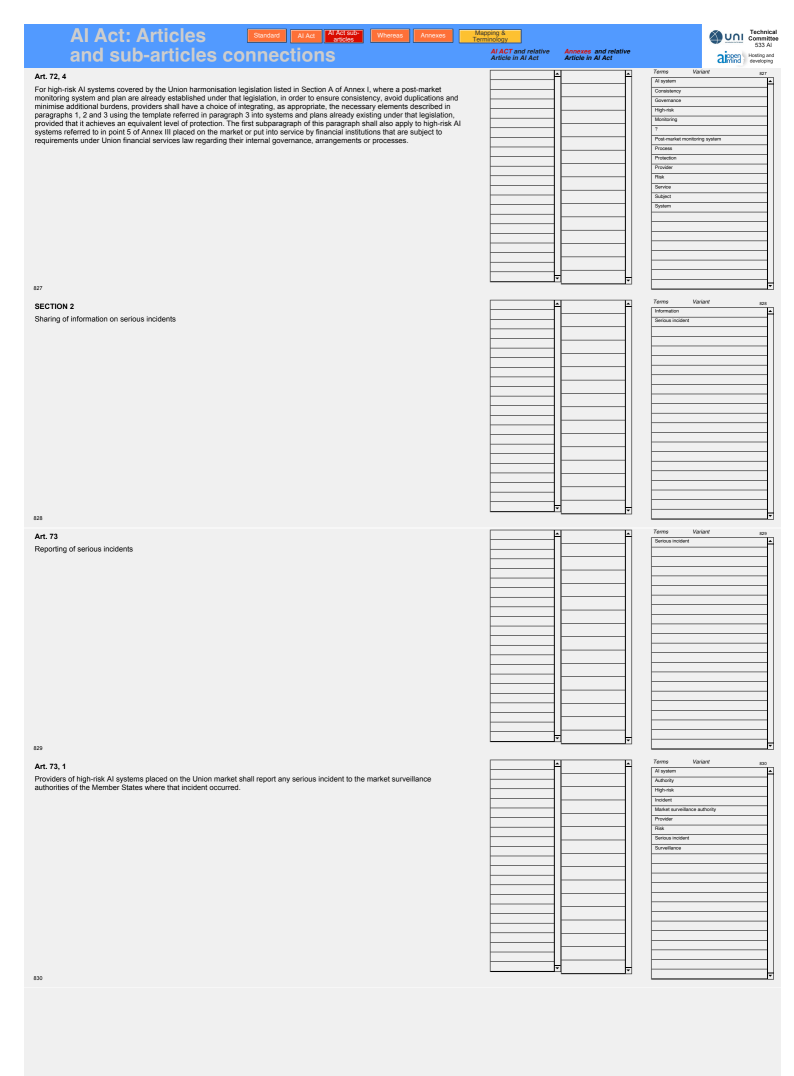
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Act 76.5 Act 76			Authority
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ART 76.5 May a form the table, the national competent authorities shall and in accordance with the confidentialty obligations set out in a note 77. ART 76.5 ART 76.6 ART 76			
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Art. 70, 8	<u> </u>	Terms Variant 811
National competent authorities may provide guidance and advice on the implementation of this Regulation, in particular to SMEs including start-ups, taking into account the guidance and advice of the Board and the Commission, as appropriate. Whenever national competent authorities intend to provide guidance and advice with regard to an AI system in areas covered by other Union		Authority National competent authority
law, the national competent authorities under that Union law shall be consulted, as appropriate.		Regulation SME
		System
811	<u> </u>	₹
Art. 70, 9		Terms Variant 812 Authority
Where Union institutions, bodies, offices or agencies fall within the scope of this Regulation, the European Data Protection Supervisor shall act as the competent authority for their supervision.		Data Data protection (See also: Privacy)
		Protection Regulation
		Supervision
812	<u> </u>	₹
CHAPTER VIII	<u> </u>	Terms Variant 813
EU DATABASE FOR HIGH-RISK AI SYSTEMS		Database EU database
		High-risk Risk
813	<u> </u>	₹
Art. 71		Terms Variant 814
EU database for high-risk AI systems listed in Annex III		Database EU database
		High-risk Risk
814	<u> </u>	▼

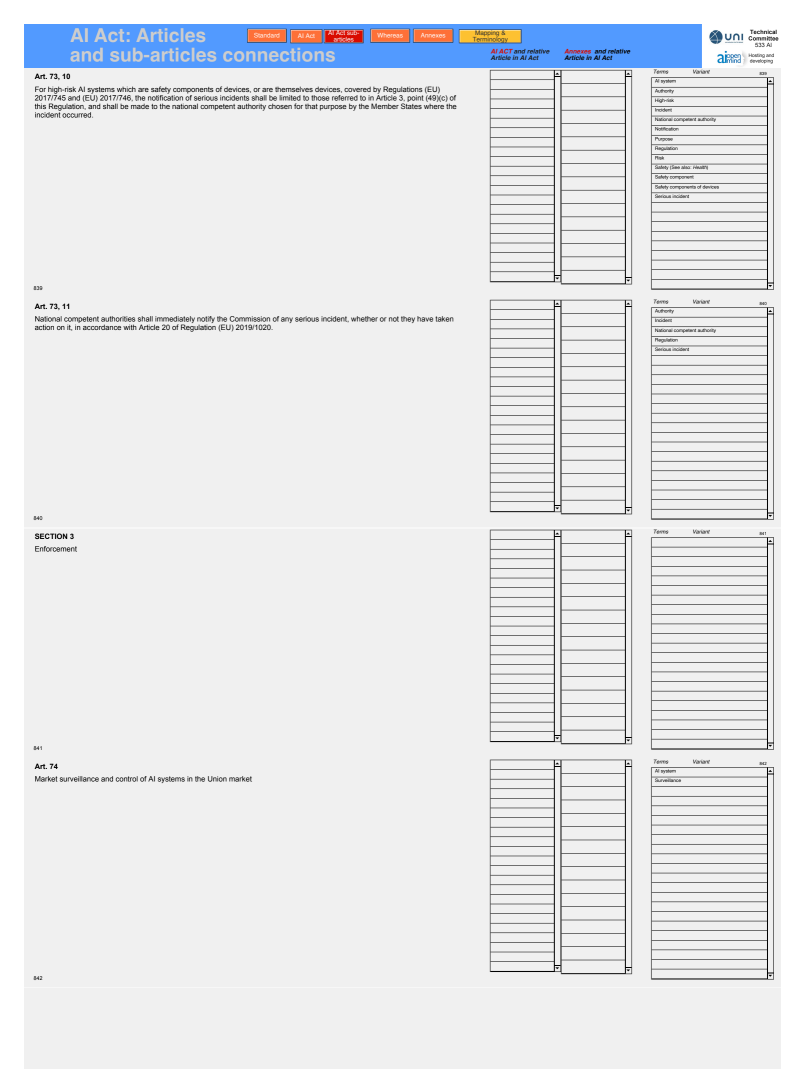
Al Act: Articles Standard Al Act Art sub-articles Whereas Annexes	Mapping & Terminology	Technical Committee
and sub-articles connections	AI ACT and relative Annexes and relative Article in AI Act Article in AI Act	533 Al aiopen Hosting and developing
Art. 71, 1		Terms Variant 815
The Commission shall, in collaboration with the Member States, set up and maintain an EU database containing information referred to in paragraphs 2 and 3 of this Article concerning high-risk Al systems referred to in Article 6(2) which are registered in		Database
accordance with Articles 49 and 60 and AI systems that are not considered as high-risk pursuant to Article 6(3) and which are registered in accordance with Article 6(4) and Article 49. When setting the functional specifications of such database, the		EU database High-risk
Commission shall consult the relevant experts, and when updating the functional specifications of such database, the Commission shall consult the Board.		Information Risk
Shall consult the board.		Specification Updating
		oputing
	<u> </u>	
815		
Art. 71, 2		Terms Variant 816 Authorised representative
The data listed in Sections A and B of Annex VIII shall be entered into the EU database by the provider or, where applicable, by the authorised representative.		Data Database
·		EU database
		Provider
816	<u> </u>	▼
Art. 71, 3	4	Terms Variant 817
The data listed in Section C of Annex VIII shall be entered into the EU database by the deployer who is, or who acts on behalf of, a		Authority
		Authority Data Database Deployer
The data listed in Section C of Annex VIII shall be entered into the EU database by the deployer who is, or who acts on behalf of, a		Authority Data Database
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The data listed in Section C of Annex VIII shall be entered into the EU database by the deployer who is, or who acts on behalf of, a public authority, agency or body, in accordance with Article 49(3) and (4).		Authority Data Database Deployer EU database
The data listed in Section C of Annex VIII shall be entered into the EU database by the deployer who is, or who acts on behalf of, a public authority, agency or body, in accordance with Article 49(3) and (4). 817 Art. 71, 4		Authority Data Database Deployer EU database
The data listed in Section C of Annex VIII shall be entered into the EU database by the deployer who is, or who acts on behalf of, a public authority, agency or body, in accordance with Article 49(3) and (4). 817 Art. 71, 4 With the exception of the section referred to in Article 49(4) and Article 60(4), point (c), the information contained in the EU database registered in accordance with Article 49 shall be accessible and publicly available in a user-friendly manner. The		Authority Data Database Deployer EU database Variant Sta
The data listed in Section C of Annex VIII shall be entered into the EU database by the deployer who is, or who acts on behalf of, a public authority, agency or body, in accordance with Article 49(3) and (4). 817 Art. 71, 4 With the exception of the section referred to in Article 49(4) and Article 60(4), point (c), the information contained in the EU		Authority Data Data Data Data Data Data Data Da
The data listed in Section C of Annex VIII shall be entered into the EU database by the deployer who is, or who acts on behalf of, a public authority, agency or body, in accordance with Article 49(3) and (4). 817 Art. 71, 4 With the exception of the section referred to in Article 49(4) and Article 60(4), point (c), the information contained in the EU database registered in accordance with Article 49 shall be accessible and publicly available in a user-friendly manner. The information should be easily navigable and machine-readable. The information registered in accordance with Article 60 shall be		Authority Data Database Deployer EU database Useployer EU database Authority Data Database EU database EU database
The data listed in Section C of Annex VIII shall be entered into the EU database by the deployer who is, or who acts on behalf of, a public authority, agency or body, in accordance with Article 49(3) and (4). 817 Art. 71, 4 With the exception of the section referred to in Article 49(4) and Article 60(4), point (c), the information contained in the EU database registered in accordance with Article 49 shall be accessible and publicly available in a user-friendly manner. The information should be easily navigable and machine-readable. The information registered in accordance with Article 60 shall be accessible only to market surveillance authorities and the Commission, unless the prospective provider or provider has given		Authority Data Database Deployer EU database Usual State Stat
The data listed in Section C of Annex VIII shall be entered into the EU database by the deployer who is, or who acts on behalf of, a public authority, agency or body, in accordance with Article 49(3) and (4). 817 Art. 71, 4 With the exception of the section referred to in Article 49(4) and Article 60(4), point (c), the information contained in the EU database registered in accordance with Article 49 shall be accessible and publicly available in a user-friendly manner. The information should be easily navigable and machine-readable. The information registered in accordance with Article 60 shall be accessible only to market surveillance authorities and the Commission, unless the prospective provider or provider has given		Authority Data Data Data Deployer EU database EU database Authority Data Authority Database Information Market surveillance authority Provider Surveillance
The data listed in Section C of Annex VIII shall be entered into the EU database by the deployer who is, or who acts on behalf of, a public authority, agency or body, in accordance with Article 49(3) and (4). 817 Art. 71, 4 With the exception of the section referred to in Article 49(4) and Article 60(4), point (c), the information contained in the EU database registered in accordance with Article 49 shall be accessible and publicly available in a user-friendly manner. The information should be easily navigable and machine-readable. The information registered in accordance with Article 60 shall be accessible only to market surveillance authorities and the Commission, unless the prospective provider or provider has given		Authority Data Data Data Deployer EU database EU database Authority Data Authority Database Information Market surveillance authority Provider Surveillance
The data listed in Section C of Annex VIII shall be entered into the EU database by the deployer who is, or who acts on behalf of, a public authority, agency or body, in accordance with Article 49(3) and (4). 817 Art. 71, 4 With the exception of the section referred to in Article 49(4) and Article 60(4), point (c), the information contained in the EU database registered in accordance with Article 49 shall be accessible and publicly available in a user-friendly manner. The information should be easily navigable and machine-readable. The information registered in accordance with Article 60 shall be accessible only to market surveillance authorities and the Commission, unless the prospective provider or provider has given		Authority Data Data Data Deployer EU database EU database Authority Data Authority Database Information Market surveillance authority Provider Surveillance
The data listed in Section C of Annex VIII shall be entered into the EU database by the deployer who is, or who acts on behalf of, a public authority, agency or body, in accordance with Article 49(3) and (4). 817 Art. 71, 4 With the exception of the section referred to in Article 49(4) and Article 60(4), point (c), the information contained in the EU database registered in accordance with Article 49 shall be accessible and publicly available in a user-friendly manner. The information should be easily navigable and machine-readable. The information registered in accordance with Article 60 shall be accessible only to market surveillance authorities and the Commission, unless the prospective provider or provider has given		Authority Data Data Data Deployer EU database EU database Authority Data Authority Database Information Market surveillance authority Provider Surveillance
The data listed in Section C of Annex VIII shall be entered into the EU database by the deployer who is, or who acts on behalf of, a public authority, agency or body, in accordance with Article 49(3) and (4). 817 Art. 71, 4 With the exception of the section referred to in Article 49(4) and Article 60(4), point (c), the information contained in the EU database registered in accordance with Article 49 shall be accessible and publicly available in a user-friendly manner. The information should be easily navigable and machine-readable. The information registered in accordance with Article 60 shall be accessible only to market surveillance authorities and the Commission, unless the prospective provider or provider has given		Authority Data Data Data Deployer EU database EU database Authority Data Authority Database Information Market surveillance authority Provider Surveillance
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and sub-articles connections	Al ACT and relative Annexes and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 71, 5		Terms Variant 819 Authority
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.		? Contact
registering the system and have the legal authority to represent the provider of the deproyer, as applicable.		Data Database
		Deployer EU database
		Information ?
		Provider Regulation
		System
	<u> </u>	
819		Terms Variant 820
Art. 71, 6 The Commission shall be the controller of the EU database. It shall make available to providers, prospective providers and		Accessibility (See also: Access) Controller
deployers adequate technical and administrative support. The EU database shall comply with the applicable accessibility requirements.		Database Deployer
		EU database Provider
		Support
	<u></u>	
820		Terms Variant 821
CHAPTER IX POST-MARKET MONITORING, INFORMATION SHARING AND MARKET SURVEILLANCE		Information A Monitoring
		? Surveillance
	<u></u>	▼
821 SECTION 1		Terms Variant 822
Post-market monitoring		Monitoring ?
822	<u></u>	₹

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and sub-articles connections	AI ACT and relative Article in AI Act Article in AI Act	alopen Hosting and developing
Art. 72	4 Technical documentation 6 Conformity	Terms Variant 823
Post-market monitoring by providers and post-market monitoring plan for high-risk AI systems	6 Conformation seeming assessment assessmen	High-risk Monitoring
		? Provider
		Risk
823	<u></u>	▼
Art. 72, 1		Terms Variant 824
Providers shall establish and document a post-market monitoring system in a manner that is proportionate to the nature of the Al		Al system High-risk
technologies and the risks of the high-risk AI system.		Monitoring ?
		Post-market monitoring system Provider
		Risk System
824		▼
Art. 72, 2		Terms Variant 825 Al system
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		Authority Compliance
Chapter III, Section 2. Where relevant, post-market monitoring shall include an analysis of the interaction with other Al systems. This obligation shall not cover sensitive operational data of deployers which are law-enforcement authorities.		Data ?
This obligation shall not cover consulte operational data of deployers which are talk enforcement additionates.		Deployer High-risk
		Interaction Monitoring
		Obligation ?
		Post-market monitoring system Provider
		Relevant data
		Sensitive operational data System
		System
825	▼ ▼	
Art. 72, 3	△ 3 High-risk AI systems referred to in Article 6	Terms Variant 826
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		Monitoring
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).		Post-market monitoring system
		System Technical documentation
826		<u> </u>



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and sub-articles connections	Al ACT and relative Article in Al Act Annexes and relative Article in Al Act	aiopen Hosting and developing
Art. 73, 2		Terms Variant 831
The report referred to in paragraph 1 shall be made immediately after the provider has established a causal link between the Al system and the serious incident or the reasonable likelihood of such a link, and, in any event, not later than 15 days after the		Deployer Event
provider or, where applicable, the deployer, becomes aware of the serious incident. The period for the reporting referred to in the first subparagraph shall take account of the severity of the serious incident.		Incident Provider
		Serious incident
		System
831	<u> </u>	
Art. 73, 3	4 4	Terms Variant 832 Deployer
Notwithstanding paragraph 2 of this Article, in the event of a widespread infringement or a serious incident as defined in Article 3, point (49)(b), the report referred to in paragraph 1 of this Article shall be provided immediately, and not later than two days after		Event Incident
the provider or, where applicable, the deployer becomes aware of that incident.		Infringement Provider
		Serious incident
		Widespread infringement
832		▼
Art. 73, 4		Terms Variant 833
Art. 73, 4 Notwithstanding paragraph 2, in the event of the death of a person, the report shall be provided immediately after the provider or the deployer has established, or as soon as it suspects, a causal relationship between the high-risk AI system and the serious		Terms Variant 833
Art. 73, 4 Notwithstanding paragraph 2, in the event of the death of a person, the report shall be provided immediately after the provider or		Terms Variant 833 Al system Deployer Event High-risk
Art. 73, 4 Notwithstanding paragraph 2, in the event of the death of a person, the report shall be provided immediately after the provider or the deployer has established, or as soon as it suspects, a causal relationship between the high-risk AI system and the serious incident, but not later than 10 days after the date on which the provider or, where applicable, the deployer becomes aware of the		Terms Variant 833 Al system Deployer Event High-risk Incident Provider
Art. 73, 4 Notwithstanding paragraph 2, in the event of the death of a person, the report shall be provided immediately after the provider or the deployer has established, or as soon as it suspects, a causal relationship between the high-risk AI system and the serious incident, but not later than 10 days after the date on which the provider or, where applicable, the deployer becomes aware of the		Terms Variant 833 Al system Deployer Event High-trisk Incident Provider Risk Serious incident
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Art. 73, 4 Notwithstanding paragraph 2, in the event of the death of a person, the report shall be provided immediately after the provider or the deployer has established, or as soon as it suspects, a causal relationship between the high-risk AI system and the serious incident, but not later than 10 days after the date on which the provider or, where applicable, the deployer becomes aware of the		Terms Variant 833 Al system Deployer Event High-trisk Incident Provider Risk Serious incident
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Art. 73, 4 Notwithstanding paragraph 2, in the event of the death of a person, the report shall be provided immediately after the provider or the deployer has established, or as soon as it suspects, a causal relationship between the high-risk AI system and the serious incident, but not later than 10 days after the date on which the provider or, where applicable, the deployer becomes aware of the	<u></u>	Al system Deployer Event High-risk Incident Provider Risk Serious incident System
Art. 73, 4 Notwithstanding paragraph 2, in the event of the death of a person, the report shall be provided immediately after the provider or the deployer has established, or as soon as it suspects, a causal relationship between the high-risk Al system and the serious incident, but not later than 10 days after the date on which the provider or, where applicable, the deployer becomes aware of the serious incident.		Al system Deployer Event High-risk Incident Provider Risk Serious incident System Terms Variant South Complete (See also: Completeness)
Art. 73, 4 Notwithstanding paragraph 2, in the event of the death of a person, the report shall be provided immediately after the provider or the deployer has established, or as soon as it suspects, a causal relationship between the high-risk AI system and the serious incident, but not later than 10 days after the date on which the provider or, where applicable, the deployer becomes aware of the serious incident.		Al system Deployer Event High-risk Incident Provider Risk Serious incident System
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Art. 73, 4 Notwithstanding paragraph 2, in the event of the death of a person, the report shall be provided immediately after the provider or the deployer has established, or as soon as it suspects, a causal relationship between the high-risk Al system and the serious incident, but not later than 10 days after the date on which the provider or, where applicable, the deployer becomes aware of the serious incident. 833 Art. 73, 5 Where necessary to ensure timely reporting, the provider or, where applicable, the deployer, may submit an initial report that is		Terms Variant 833 Al system Popicyer Event High-risk Incident Provider Flisk Serious incident System Terms Variant 834 Complete (See also: Completeness) Completeness (See also: Complete) Deployer
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Art. 73, 4 Notwithstanding paragraph 2, in the event of the death of a person, the report shall be provided immediately after the provider or the deployer has established, or as soon as it suspects, a causal relationship between the high-risk Al system and the serious incident, but not later than 10 days after the date on which the provider or, where applicable, the deployer becomes aware of the serious incident. 833 Art. 73, 5 Where necessary to ensure timely reporting, the provider or, where applicable, the deployer, may submit an initial report that is		Terms Variant 833 Al system Popicyer Event High-risk Incident Provider Flisk Serious incident System Terms Variant 834 Complete (See also: Completeness) Completeness (See also: Complete) Deployer
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Art. 73, 4 Notwithstanding paragraph 2, in the event of the death of a person, the report shall be provided immediately after the provider or the deployer has established, or as soon as it suspects, a causal relationship between the high-risk Al system and the serious incident, but not later than 10 days after the date on which the provider or, where applicable, the deployer becomes aware of the serious incident. 833 Art. 73, 5 Where necessary to ensure timely reporting, the provider or, where applicable, the deployer, may submit an initial report that is		Terms Variant 833 Al system Popicyer Event High-risk Incident Provider Flisk Serious incident System Terms Variant 834 Complete (See also: Completeness) Completeness (See also: Complete) Deployer



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and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	appen Hosting and developing
Art. 74, 1	<u> </u>	Terms Variant 843
Regulation (EU) 2019/1020 shall apply to AI systems covered by this Regulation. For the purposes of the effective enforcement of this Regulation:		Regulation
843	▼ ▼	<u></u>
Art. 74, 1(a)		Terms Variant 844
any reference to an economic operator under Regulation (EU) 2019/1020 shall be understood as including all operators identified		Operator A Regulation
in Article 2(1) of this Regulation;		
	<u> </u>	
844		Terms Variant 845
Art. 74, 1(b) any reference to a product under Regulation (EU) 2019/1020 shall be understood as including all AI systems falling within the		Al system A
scope of this Regulation.		
	<u> </u>	
845		Terms Variant 846
Art. 74, 2 As part of their reporting obligations under Article 34(4) of Regulation (EU) 2019/1020, the market surveillance authorities shall		Authority A
report annually to the Commission and relevant national competition authorities any information identified in the course of market surveillance activities that may be of potential interest for the application of Union law on competition rules. They shall also		Market surveillance authority Obligation
annually report to the Commission about the use of prohibited practices that occurred during that year and about the measures taken.		Regulation Surveillance
	<u></u>	
846		<u></u>

and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act		open Hosting and developing
Art. 74, 13(b)		4 4	Terms Varia	nt 859
testing or auditing procedures and verifications based on the data and documentation provided by the provider have been			Documentation	
exhausted or proved insufficient.			Provider Testing	
				_
		₹		-
859			Towns Month	
Art. 74, 14			Terms Varia Authority	nt 860
Any information or documentation obtained by market surveillance authorities shall be treated in accordance with the confidentiality obligations set out in Article 78.			Confidential	
			Documentation	_
			Information Market surveillance aut	hority
			Obligation	ionay
			Surveillance	
860		<u> </u>		▼
Art. 75			Terms Varia	nt 861
Ait. 75				
Mutual assistance, market surveillance and control of general-purpose AI systems			Al system General-purpose Al sys	atem
Mutual assistance, market surveillance and control of general-purpose Al systems			General-purpose Al sys Mutual assistance	
Mutual assistance, market surveillance and control of general-purpose Al systems			General-purpose Al sys Mutual assistance Purpose	
Mutual assistance, market surveillance and control of general-purpose Al systems			General-purpose Al sys Mutual assistance	
Mutual assistance, market surveillance and control of general-purpose AI systems			General-purpose Al sys Mutual assistance Purpose	
Mutual assistance, market surveillance and control of general-purpose AI systems			General-purpose Al sys Mutual assistance Purpose	
Mutual assistance, market surveillance and control of general-purpose AI systems			General-purpose Al sys Mutual assistance Purpose	
Mutual assistance, market surveillance and control of general-purpose Al systems			General-purpose Al sys Mutual assistance Purpose	
Mutual assistance, market surveillance and control of general-purpose Al systems			General-purpose Al sys Mutual assistance Purpose	_
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Mutual assistance, market surveillance and control of general-purpose Al systems			General-purpose Al sys Mutual assistance Purpose	_
Mutual assistance, market surveillance and control of general-purpose Al systems			General-purpose Al sys Mutual assistance Purpose	_
Mutual assistance, market surveillance and control of general-purpose Al systems			General-purpose Al sys Mutual assistance Purpose	_
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Mutual assistance, market surveillance and control of general-purpose Al systems 861		-	General-purpose Al syst Mutual assistance Purpose Surveillance	rtem
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Art. 75, 1 Where an Al system is based on a general-purpose Al model, and the model and the system are developed by the same provider,			General-purpose Al syst Mutual assistance Purpose Surveillance	nt 862
Art. 75, 1 Where an Al system is based on a general-purpose Al model, and the model and the system are developed by the same provider, the Al Office shall have powers to monitor and supervise compliance of that Al system with obligations under this Regulation. To carry out its monitoring and supervision tasks, the Al Office shall they eall the powers of a market surveillance authority provided for			General-purpose Al syst Mutual assistance Purpose Surveillance	nt 862
861 Art. 75, 1 Where an Al system is based on a general-purpose Al model, and the model and the system are developed by the same provider, the Al Office shall have powers to monitor and supervise compliance of that Al system with obligations under this Regulation. To			General-purpose Al syst Mutual assistance Purpose Surveillance Surveillance Al model Al Office Al system Authority Compliance	nt 862
Art. 75, 1 Where an Al system is based on a general-purpose Al model, and the model and the system are developed by the same provider, the Al Office shall have powers to monitor and supervise compliance of that Al system with obligations under this Regulation. To carry out its monitoring and supervision tasks, the Al Office shall they eall the powers of a market surveillance authority provided for			General-purpose Al syst Mutual assistance Purpose Surveillance Surveillance I an additional and a system Al model Al Office Al system Authority	nt 862
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Art. 75, 1 Where an Al system is based on a general-purpose Al model, and the model and the system are developed by the same provider, the Al Office shall have powers to monitor and supervise compliance of that Al system with obligations under this Regulation. To carry out its monitoring and supervision tasks, the Al Office shall they eall the powers of a market surveillance authority provided for			General-purpose Al syst Mutual assistance Purpose Surveillance Surveillance Al continue Al model Al Office Al system Authority Compliance General-purpose Al mod Market surveillance aut Montoring Obligation Provider	nt 862
Art. 75, 1 Where an Al system is based on a general-purpose Al model, and the model and the system are developed by the same provider, the Al Office shall have powers to monitor and supervise compliance of that Al system with obligations under this Regulation. To carry out its monitoring and supervision tasks, the Al Office shall they eall the powers of a market surveillance authority provided for			General-purpose Al syst Mutual assistance Purpose Surveillance Surveillance Al model Al Office Al system Authority Compliance General-purpose Al mo General-purpose Al mo Market suring Obligation Provider Purpose Regulation	nt 862
Art. 75, 1 Where an Al system is based on a general-purpose Al model, and the model and the system are developed by the same provider, the Al Office shall have powers to monitor and supervise compliance of that Al system with obligations under this Regulation. To carry out its monitoring and supervision tasks, the Al Office shall they eall the powers of a market surveillance authority provided for			General-purpose Al syst Mutual assistance Purpose Surveillance Surveillance Al model Al Office Al system Authority Compilance General-purpose Al mo Market surveillance aut Monitoring Obligation Provider Purpose Regulation Supervision	nt 862
Art. 75, 1 Where an Al system is based on a general-purpose Al model, and the model and the system are developed by the same provider, the Al Office shall have powers to monitor and supervise compliance of that Al system with obligations under this Regulation. To carry out its monitoring and supervision tasks, the Al Office shall they eall the powers of a market surveillance authority provided for			General-purpose Al syst Mutual assistance Purpose Surveillance Surveillance Surveillance Al model Al Office Al system Authority Compliance General-purpose Al mo Market suring Obligation Provider Purpose Regulation Supervision Surveillance System	nt 862
Art. 75, 1 Where an Al system is based on a general-purpose Al model, and the model and the system are developed by the same provider, the Al Office shall have powers to monitor and supervise compliance of that Al system with obligations under this Regulation. To carry out its monitoring and supervision tasks, the Al Office shall they eall the powers of a market surveillance authority provided for			General-purpose Al syst Mutual assistance Purpose Surveillance Surveillance Al model Al Office Al system Authority Compliance General-purpose Al mod Market surveillance aut Monitoring Obligation Provider Purpose Regulation Supervision Surveillance	nt 862
Art. 75, 1 Where an Al system is based on a general-purpose Al model, and the model and the system are developed by the same provider, the Al Office shall have powers to monitor and supervise compliance of that Al system with obligations under this Regulation. To carry out its monitoring and supervision tasks, the Al Office shall they eall the powers of a market surveillance authority provided for			General-purpose Al syst Mutual assistance Purpose Surveillance Surveillance Surveillance Al model Al Office Al system Authority Compliance General-purpose Al mo Market suring Obligation Provider Purpose Regulation Supervision Surveillance System	nt 862
Art. 75, 1 Where an Al system is based on a general-purpose Al model, and the model and the system are developed by the same provider, the Al Office shall have powers to monitor and supervise compliance of that Al system with obligations under this Regulation. To carry out its monitoring and supervision tasks, the Al Office shall they eall the powers of a market surveillance authority provided for			General-purpose Al syst Mutual assistance Purpose Surveillance Surveillance Al model Al Office Al system Authority Compliance General-purpose Al mo Market suring Obligation Provider Purpose Regulation Supervision Surveillance System	nt 862
Art. 75, 1 Where an AI system is based on a general-purpose AI model, and the model and the system are developed by the same provider, the AI Office shall have powers to monitor and supervise compliance of that AI system with obligations under this Regulation. To carry out its monitoring and supervision tasks, the AI Office shall have all the powers of a market surveillance authority provided for in this Section and Regulation (EU) 2019/1020.			General-purpose Al syst Mutual assistance Purpose Surveillance Surveillance Al model Al Office Al system Authority Compliance General-purpose Al mo Market suring Obligation Provider Purpose Regulation Supervision Surveillance System	nt 862
Art. 75, 1 Where an Al system is based on a general-purpose Al model, and the model and the system are developed by the same provider, the Al Office shall have powers to monitor and supervise compliance of that Al system with obligations under this Regulation. To carry out its monitoring and supervision tasks, the Al Office shall they eall the powers of a market surveillance authority provided for			General-purpose Al syst Mutual assistance Purpose Surveillance Surveillance Al model Al Office Al system Authority Compliance General-purpose Al mo Market suring Obligation Provider Purpose Regulation Supervision Surveillance System	nt sez

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and sub-articles connections	Al ACT and relative Article in Al Act	Annexes and relative Article in Al Act	aippen Hosting and developing
Art. 75, 2			Terms Variant 863
Where the relevant market surveillance authorities have sufficient reason to consider general-purpose AI systems that can be used directly by deployers for at least one purpose that is classified as high-risk pursuant to this Regulation to be non-compliant with the			Al system Authority
requirements laid down in this Regulation, they shall cooperate with the Al Office to carry out compliance evaluations, and shall inform the Board and other market surveillance authorities accordingly.			Compliance
inform the board and other market surveinlance authorities accordingly.			Compliant Deployer
			General-purpose Al system
			High-risk Market surveillance authority
			Purpose Regulation
			Risk
			Surveillance
863		▼	▼
Art. 75, 3		<u> </u>	Terms Variant 864
Where a market surveillance authority is unable to conclude its investigation of the high-risk AI system because of its inability to			Access (See also: Accessibility) Al model
access certain information related to the general-purpose AI model despite having made all appropriate efforts to obtain that information, it may submit a reasoned request to the AI Office, by which access to that information shall be enforced. In that case,			Al Office Al system
the AI Office shall supply to the applicant authority without delay, and in any event within 30 days, any information that the AI Office considers to be relevant in order to establish whether a high-risk AI system is non-compliant. Market surveillance authorities			Authority
shall safeguard the confidentiality of the information that they obtain in accordance with Article 78 of this Regulation. The procedure provided for in Chapter VI of Regulation (EU) 2019/1020 shall apply mutatis mutandis.			Compliant Confidential
procedure provided for in chapter 47 of regulation (20) 2010/1020 shall apply initiated initiations.			? Event
			General-purpose Al model
			General-purpose Al model High-risk
			Information Market surveillance authority
			Purpose
			Regulation Risk
			Safeguard Surveillance
			System
		₹	▼
864			
			Terms Variant
Art. 76 Supervision of testing in real world conditions by market supreillance authorities			Terms Variant 865 Authority
Art. 76 Supervision of testing in real world conditions by market surveillance authorities			
			Authority Market surveillance authority Supervision Surveillance
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			Authority Market surveillance authority Supervision Surveillance Testing
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Supervision of testing in real world conditions by market surveillance authorities 865 Art. 76, 1			Authority Market surveillance authority Supervision Surveillance Testing
Supervision of testing in real world conditions by market surveillance authorities 865		<u></u>	Authority Market surveillance authority Supervision Surveillance Testing Terms Variant Authority Market surveillance authority
Supervision of testing in real world conditions by market surveillance authorities 865 Art. 76, 1 Market surveillance authorities shall have competences and powers to ensure that testing in real world conditions is in accordance		<u>A</u> <u>A</u> <u>A</u>	Authority Market surveillance authority Supervision Surveillance Testing Terms Variant 866 Authority Market surveillance authority Regulation Surveillance
Supervision of testing in real world conditions by market surveillance authorities 865 Art. 76, 1 Market surveillance authorities shall have competences and powers to ensure that testing in real world conditions is in accordance		<u></u>	Authority Market surveillance authority Supervision Surveillance Testing Terms Variant Authority Market surveillance authority Regulation
Supervision of testing in real world conditions by market surveillance authorities 865 Art. 76, 1 Market surveillance authorities shall have competences and powers to ensure that testing in real world conditions is in accordance		<u> </u>	Authority Market surveillance authority Supervision Surveillance Testing Terms Variant 866 Authority Market surveillance authority Regulation Surveillance
Supervision of testing in real world conditions by market surveillance authorities 865 Art. 76, 1 Market surveillance authorities shall have competences and powers to ensure that testing in real world conditions is in accordance			Authority Market surveillance authority Supervision Surveillance Testing Terms Variant 866 Authority Market surveillance authority Regulation Surveillance
Supervision of testing in real world conditions by market surveillance authorities 865 Art. 76, 1 Market surveillance authorities shall have competences and powers to ensure that testing in real world conditions is in accordance			Authority Market surveillance authority Supervision Surveillance Testing Terms Variant 866 Authority Market surveillance authority Regulation Surveillance
Supervision of testing in real world conditions by market surveillance authorities 865 Art. 76, 1 Market surveillance authorities shall have competences and powers to ensure that testing in real world conditions is in accordance			Authority Market surveillance authority Supervision Surveillance Testing Terms Variant 866 Authority Market surveillance authority Regulation Surveillance
Supervision of testing in real world conditions by market surveillance authorities 865 Art. 76, 1 Market surveillance authorities shall have competences and powers to ensure that testing in real world conditions is in accordance		<u></u>	Authority Market surveillance authority Supervision Surveillance Testing Terms Variant 866 Authority Market surveillance authority Regulation Surveillance
Supervision of testing in real world conditions by market surveillance authorities 865 Art. 76, 1 Market surveillance authorities shall have competences and powers to ensure that testing in real world conditions is in accordance			Authority Market surveillance authority Supervision Surveillance Testing Terms Variant 866 Authority Market surveillance authority Regulation Surveillance
Supervision of testing in real world conditions by market surveillance authorities 865 Art. 76, 1 Market surveillance authorities shall have competences and powers to ensure that testing in real world conditions is in accordance			Authority Market surveillance authority Supervision Surveillance Testing Terms Variant 866 Authority Market surveillance authority Regulation Surveillance
Supervision of testing in real world conditions by market surveillance authorities 865 Art. 76, 1 Market surveillance authorities shall have competences and powers to ensure that testing in real world conditions is in accordance			Authority Market surveillance authority Supervision Surveillance Testing Terms Variant 866 Authority Market surveillance authority Regulation Surveillance
Supervision of testing in real world conditions by market surveillance authorities 865 Art. 76, 1 Market surveillance authorities shall have competences and powers to ensure that testing in real world conditions is in accordance			Authority Market surveillance authority Supervision Surveillance Testing Terms Variant 866 Authority Market surveillance authority Regulation Surveillance
Supervision of testing in real world conditions by market surveillance authorities 865 Art. 76, 1 Market surveillance authorities shall have competences and powers to ensure that testing in real world conditions is in accordance			Authority Market surveillance authority Supervision Surveillance Testing Terms Variant 866 Authority Market surveillance authority Regulation Surveillance
Supervision of testing in real world conditions by market surveillance authorities 865 Art. 76, 1 Market surveillance authorities shall have competences and powers to ensure that testing in real world conditions is in accordance with this Regulation.			Authority Market surveillance authority Supervision Surveillance Testing Terms Variant Authority Market surveillance authority Regulation Surveillance Testing

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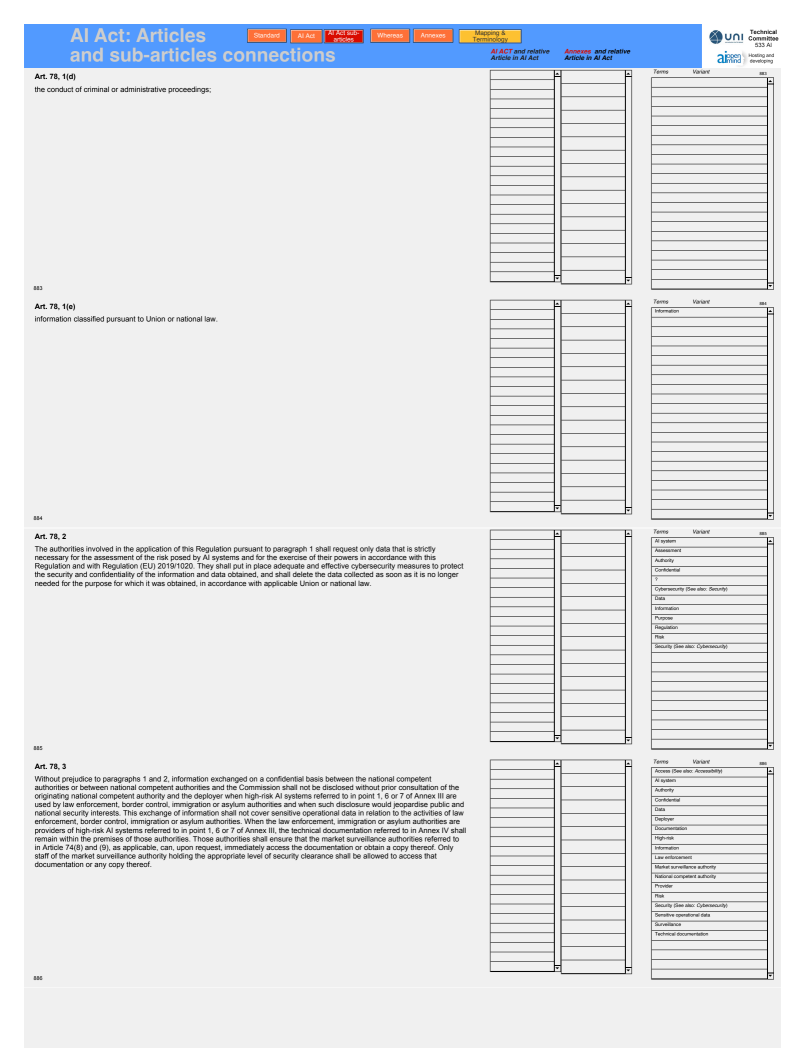
and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act		aiopen Hosting and developing
Art. 76, 4		4 4	Terms Vari	ant 871
Where a market surveillance authority has taken a decision referred to in paragraph 3 of this Article, or has issued an objection within the meaning of Article 60(4), point (b), the decision or the objection shall indicate the grounds therefor and how the provider			Market surveillance au	thority
or prospective provider can challenge the decision or objection.			Provider Surveillance	
871				<u></u>
			Terms Vari	
Art. 76, 5			Al system	672
Where applicable, where a market surveillance authority has taken a decision referred to in paragraph 3, it shall communicate the grounds therefor to the market surveillance authorities of other Member States in which the AI system has been tested in			Authority Market surveillance au	thority
accordance with the testing plan.			Surveillance System	
			Testing	
872		⊒		▼
Art. 77		-	Terms Vari	
Powers of authorities protecting fundamental rights			Authority Fundamental right	
		+ +		
873				
Art. 77, 1		4	Terms Varia	
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 Al systems referred to in Annex III shall have the			Al system	
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			Authority Documentation	-
relevant public authority or body shall inform the market surveillance authority of the Member State concerned of any such request.			Fundamental right High-risk	
			Market surveillance au	thority
			Obligation Regulation	
			Risk Surveillance	
			Gui venitarice	
		<u></u>		
874		<u> </u>		▼

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and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act Article in Al Act	aiopen Hosting and developing
By 2 November 2024, each Member State shall identify the public authorities or bodies referred to in paragraph 1 and make a list of them publicly available. Member States shall notify the list to the Commission and to the other Member States, and shall keep the list up to date. BY 5 Art. 77, 3 Where the documentation referred to in paragraph 1 is insufficient to ascertain whether an infringement of obligations under Union law protecting fundamental rights has occurred, the public authority or body referred to in paragraph 1 may make a reasoned request to the market surveillance authority, to organise testing of the high-risk AI system through technical means. The market surveillance authority and protecting fundamental rights have been sufficient to ascertain whether an infringement of obligations under Union law protecting fundamental rights has occurred, the public authority or body referred to in paragraph 1 may make a reasoned request to the market surveillance authority, to organise testing of the high-risk AI system through technical means. The market surveillance authority and protection of the requesting public authority or body within a reasonable time following the request.	Article in Al Act Article in Ar	Terms Variant 975 Authority 4 Terms Variant 576 All system Authority 576 Authority 677 Authority 7 Terms Variant 576 All system 677 Authority 7 Documentation Fundamental right 1 High-risk 1 Infringement Market usveillance authority 7 Obligation 618ik 5 Surveillance 5 System 7 Testing 1
876	▼ ▼	▼
Art. 77, 4 Any information or documentation obtained by the national public authorities or bodies referred to in paragraph 1 of this Article pursuant to this Article shall be treated in accordance with the confidentiality obligations set out in Article 78. 877 Art. 78 Confidentiality	\(\frac{1}{2}\)	Terms Variant 577 Authority Confidential 7 Documentation Information Obligation Terms Variant 578 Confidential 7 ?
878	\(\bar{\pi}\)	<u>-</u>

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and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 78, 1		Terms Variant 879 Authority
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		Confidential ?
obtained in carrying out their tasks and activities in such a manner as to protect, in particular:		Data Information
		Market surveillance authority Notified body
		Regulation Surveillance
		Task
879		▼
Art. 78, 1(a)		Terms Variant 880
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);		Confidential Information
code, except in the cases relented to in Article 5 or Directive (EO) 25 to 545 or the European Familianian and or the Council (57),		
880	<u> </u>	▼
Art. 78, 1(b)		Terms Variant 881
the effective implementation of this Regulation, in particular for the purposes of inspections, investigations or audits;		
881	<u></u>	▼
Art. 78, 1(c)		Terms Variant 882
public and national security interests;		Security (See also: Cybersecurity)
982	<u> </u>	▼



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and sub-articles connections	Al ACT and relative Article in Al Act	Annexes and relative Article in Al Act		alopen Hosting and developing
Art. 78, 4		4 4	Terms Varia	
Paragraphs 1, 2 and 3 shall not affect the rights or obligations of the Commission, Member States and their relevant authorities, as well as those of notified bodies, with regard to the exchange of information and the dissemination of warnings, including in the			Cooperation	
context of cross-border cooperation, nor shall they affect the obligations of the parties concerned to provide information under criminal law of the Member States.			Information Notified body	
criminal law of the Member States.			Obligation	
007	-	<u> </u>		▼
887			Terms Varia	
Art. 78, 5 The Commission and Member States may exchange, where necessary and in accordance with relevant provisions of international		†	Authority	
and trade agreements, confidential information with regulatory authorities of third countries with which they have concluded			Confidential ?	
bilateral or multilateral confidentiality arrangements guaranteeing an adequate level of confidentiality.			Information	
		_		
888	<u></u>	<u> </u>		▼
Art. 79	<u> </u>	4 4	Terms Varia	ant 889
Procedure at national level for dealing with AI systems presenting a risk			Risk	
	-	=		
889			Terms Varia	
Art. 79, 1 Al systems presenting a risk shall be understood as a 'product presenting a risk' as defined in Article 3, point 19 of Regulation (EU)		<u> </u>	Al system Fundamental right	_
2019/1020, in so far as they present risks to the health or safety, or to fundamental rights, of persons.			Health (See also: Safe	ty)
			Regulation Risk	
			Safety (See also: Heal	th)
890	ı P	<u> </u>		▼

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Art. 79, 6(a) Art. 79, 6(b) Art. 75, 6(b) Art. 7
identification of the non-compliance algorithm of the All system and the supply chain, the nature of the non-compliance algorithm of the All practices referred to in Article 5; Art. 79, 6(b) Art. 79, 6(c) Art. 79,
alleged and the risk involved, the nature and duration of the national measures taken and the arguments put forward by the relevant operator, in particular, the market surveillance authorities shall indicate whether the non-compliance is due to one or more of the following:
of the following:
Art. 79, 6(b) a failure of a high-risk Al system to meet requirements set out in Chapter III, Section 2:
Art. 79, 6(a) non-compliance with the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices referred to in Article 5; To remark the prohibition of the AI practices refer
Art. 79, \$(a) non-compliance with the prohibition of the AI practices referred to in Article 5:
Art. 79, 6(a) non-compliance with the prohibition of the AI practices referred to in Article 5; Tems Varier 890 Roscondarde R
Art. 79, 6(a) non-compliance with the prohibition of the AI practices referred to in Article 5; Toma Variant Sos Non-compliance with the prohibition of the AI practices referred to in Article 5; Toma Variant Sos Non-compliance with the prohibition of the AI practices referred to in Article 5; Toma Variant Sos Non-compliance with the prohibition of the AI practices referred to in Article 5; Toma Variant Sos Non-compliance with the prohibition of the AI practices referred to in Article 5; Toma Variant Sos Non-compliance with the prohibition of the AI practices referred to in Article 5; Toma Variant Sos Non-compliance with the prohibition of the AI practices referred to in Article 5; Toma Variant Sos Non-compliance with the prohibition of the AI practices referred to in Article 5;
Art. 79, 6(a) non-compliance with the prohibition of the AI practices referred to in Article 5; Temm Variant 800 Compliance Non-compliance
Art. 79, 6(a) non-compliance with the prohibition of the AI practices referred to in Article 5; Temm Variant 800 Compliance Non-compliance
Art. 79, 6(a) non-compliance with the prohibition of the AI practices referred to in Article 5; Temm Variant 800 Compliance Non-compliance
Art. 79, 6(a) non-compliance with the prohibition of the AI practices referred to in Article 5; Temm Variant 800 Compliance Non-compliance
Art. 79, 6(a) non-compliance with the prohibition of the AI practices referred to in Article 5; Temm Variant 800 Compliance Non-compliance
Art. 79, 6(a) non-compliance with the prohibition of the AI practices referred to in Article 5;
Art. 79, 6(b) a failure of a high-risk Al system to meet requirements set out in Chapter III, Section 2;
Art. 79, 6(b) a failure of a high-risk AI system to meet requirements set out in Chapter III, Section 2;
Art. 79, 6(b) a failure of a high-risk AI system to meet requirements set out in Chapter III, Section 2;
Art. 79, 6(b) a failure of a high-risk AI system to meet requirements set out in Chapter III, Section 2;
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Art. 79, 6(b) a failure of a high-risk AI system to meet requirements set out in Chapter III, Section 2;
a failure of a high-risk AI system to meet requirements set out in Chapter III, Section 2;
a failure of a high-risk AI system to meet requirements set out in Chapter III, Section 2;
Risk
System Fisik
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Art 70 C(a)
Shortcomings in the harmonised standards or common specifications referred to in Articles 40 and 41 conferring a presumption of
conformity;
Specification Specification
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and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in AI Act	aiopen Hosting and developing
Art. 79, 6(d)		1 1	Terms Variant 899 Compliance
non-compliance with Article 50.			Non-compliance
899	-	Ī	▼
Art. 79, 7		<u> </u>	Terms Variant 900
The market surveillance authorities other than the market surveillance authority of the Member State initiating the procedure shall, without undue delay, inform the Commission and the other Member States of any measures adopted and of any additional			Al system Authority
information at their disposal relating to the non-compliance of the AI system concerned, and, in the event of disagreement with the notified national measure, of their objections.			Compliance Event
nouned national measure, of their objections.			Information Market surveillance authority
			Measure Non-compliance
			Surveillance System
			System
900	<u> </u>	<u> </u>	▼
Art. 79, 8			Terms Variant 901
Where, within three months of receipt of the notification referred to in paragraph 5 of this Article, no objection has been raised by either a market surveillance authority of a Member State or by the Commission in respect of a provisional measure taken by a			Authority Compliance
market surveillance authority of another Member State, that measure shall be deemed justified. This shall be without prejudice to the procedural rights of the concerned operator in accordance with Article 18 of Regulation (EU) 2019/1020. The three-month			Event Market surveillance authority
period referred to in this paragraph shall be reduced to 30 days in the event of non-compliance with the prohibition of the Al practices referred to in Article 5 of this Regulation.			Measure Non-compliance
produces referred to in Autoric 9 of this regulation.			Notification Operator
			Regulation Surveillance
			Garvenance
901	<u> </u>	Ţ	▼
Art. 79, 9			Terms Variant 902 Al system ▲
The market surveillance authorities shall ensure that appropriate restrictive measures are taken in respect of the product or the AI system concerned, such as withdrawal of the product or the AI system from their market, without undue delay.			Authority
system contented, such as withdraward of the product of the Arraystem from their market, without under delay.			Market surveillance authority Surveillance
			System
902	<u> </u>	<u> </u>	▼

articles er	apping & minology	Technical Committee
and sub-articles connections	AI ACT and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 80		Terms Variant 903 Al system
Procedure for dealing with AI systems classified by the provider as non-high-risk in application of Annex III		High-risk Provider
		Risk
903	Ţ	₩
Art. 80, 1		Terms Variant 904
Where a market surveillance authority has sufficient reason to consider that an AI system classified by the provider as non-high-		Al systemAuthority
risk pursuant to Article 6(3) is indeed high-risk, the market surveillance authority shall carry out an evaluation of the Al system concerned in respect of its classification as a high-risk Al system based on the conditions set out in Article 6(3) and the		Categorization (See also: Classification) Classification (See also: Categorization)
Commission guidelines.		Evaluation (See also: Evaluating) High-risk
		Market surveillance authority Provider
		Risk Surveillance
		System
904	<u> </u>	<u>-</u>
Art. 80, 2		Terms Variant 905 Al system
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		Authority Compliance
requirements and obligations laid down in this Regulation, as well as take appropriate corrective action within a period the market surveillance authority may prescribe.		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		Terms Variant 906
Where the market surveillance authority considers that the use of the AI system concerned is not restricted to its national territory,		Al system Authority
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.		Evaluation (See also: Evaluating) Market surveillance authority
		Provider Surveillance
		System
	<u></u>	
906		▼

Al Act: Articles Standard Al Act Al Act subarticles Whereas Annexes Termination	apping & rminology		4	Technical Committee 533 Al
and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act		aiopen Hosting and developing
Art. 80, 4		4 1	Terms Variant	907
The provider shall ensure that all necessary action is taken to bring the AI system into compliance with the requirements and obligations laid down in this Regulation. Where the provider of an AI system concerned does not bring the AI system into			Compliance	
compliance with those requirements and obligations within the period referred to in paragraph 2 of this Article, the provider shall be			Compliance with the requirem	nents
subject to fines in accordance with Article 99.			Obligation Provider	
			Regulation	
			Subject System	
		<u>_</u>		
907		¥		₹
Art. 80, 5		4 4	Terms Variant Al system	908
The provider 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.			Corrective action	
available on the Onion market.			Provider	
908		-		
Art 80 6			Terms Variant	909
Art. 80, 6 Where the provider of the AI system concerned does not take adequate corrective action within the period referred to in paragraph			Terms Variant All system Corrective action	909
			Al system Corrective action Provider	
Where the provider of the Al system concerned does not take adequate corrective action within the period referred to in paragraph			Al system Corrective action	
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Where the provider of the Al system concerned does not take adequate corrective action within the period referred to in paragraph			Al system Corrective action Provider	
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Where the provider of the AI system concerned does not take adequate corrective action within the period referred to in paragraph 2 of this Article, Article 79(5) to (9) shall apply.		<u> </u>	Al system Corrective action Provider	
Where the provider of the AI system concerned does not take adequate corrective action within the period referred to in paragraph 2 of this Article, Article 79(5) to (9) shall apply.			Al system Corrective action Provider	<u> </u>
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Where the provider of the AI system concerned does not take adequate corrective action within the period referred to in paragraph 2 of this Article, Article 79(5) to (9) shall apply. 909 Art. 80, 7 Where, in the course of the evaluation pursuant to paragraph 1 of this Article, the market surveillance authority establishes that the			Al system Corrective action Provider System System In the system Variant Al system Authority	910
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and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act		aiopen Hosting and developing
Art. 82, 3			Terms Vari	ant 919
The Member States shall immediately inform the Commission and the other Member States of a finding under paragraph 1. That information shall include all available details, in particular the data necessary for the identification of the Al system concerned, the			Chain Data	
origin and the supply chain of the Al system, the nature of the risk involved and the nature and duration of the national measures taken.			Information	
			Origin of data (See als Risk	o: Data provenance)
			System	
		-		
919			- "	
Art. 82, 4			Terms Vari	
The Commission shall without undue delay enter into consultation with the Member States concerned and the relevant operators, and shall evaluate the national measures taken. On the basis of the results of that evaluation, the Commission shall decide			Measure	
whether the measure is justified and, where necessary, propose other appropriate measures.				
920		-		▼
		<u> </u>	Terms Vari	
Art. 82, 5 The Commission shall immediately communicate its decision to the Member States concerned and to the relevant operators. It		-		
shall also inform the other Member States.				
921		<u> </u>		₹
Art. 83		4 4	Terms Vari	ant 922
Formal non-compliance			Non-compliance	
		<u></u>		
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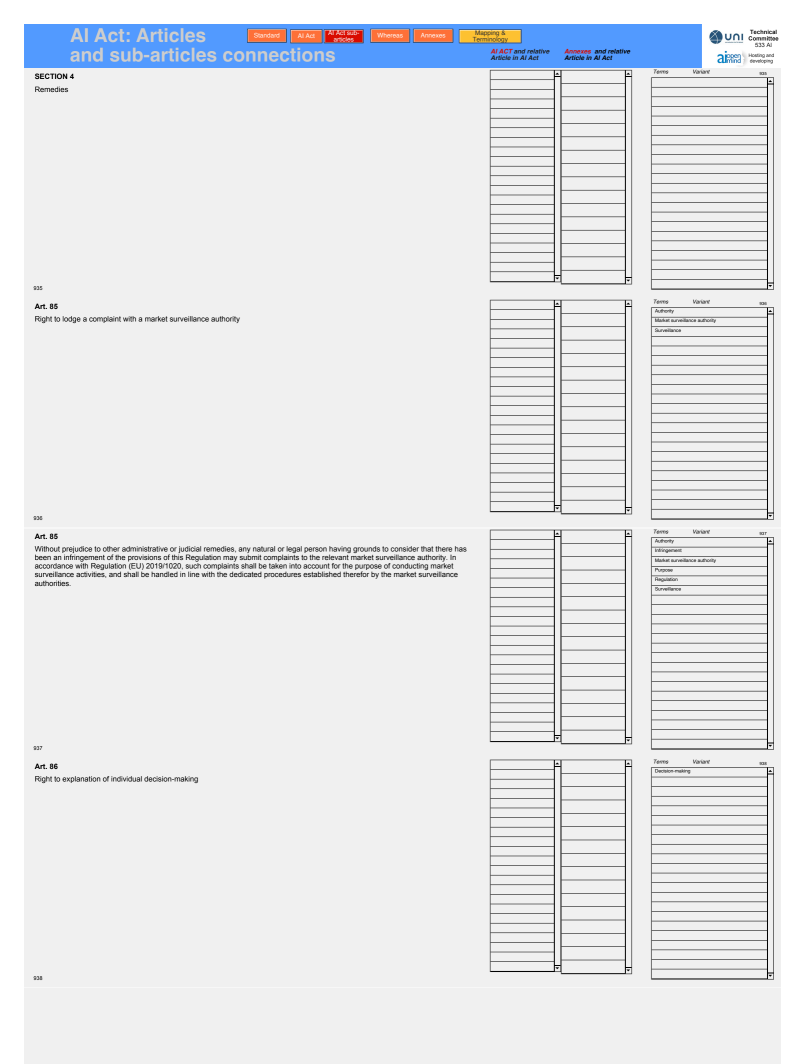
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Art. 83, 1(b)
925
Art 83 1(c)
the EU declaration of conformity referred to in Article 47 has not been drawn up;
926

and sub-articles connections AJACT and re	lative ct	Annexes and relat Article in Al Act	ve		aiopen Hos	sting and veloping
Art. 83, 1(d)		_	Ħ	Terms Var	ant	927
the EU declaration of conformity referred to in Article 47 has not been drawn up correctly;			-	Declaration		
			-			
			_			
		-	-			
927						₹
Art. 83, 1(e) the registration in the EU database referred to in Article 71 has not been carried out;			Ħ	Terms Var	ant	928
the registration in the Co database referred to in Article 71 has not been carried out,			-	EU database Registration		
			-			
			-			
		▼	-			
928			_	Terms Var	ant	929
Art. 83, 1(f) where applicable, no authorised representative has been appointed;			Ī	Authorised represents		
			_			
			-			
929		∀	Ţ			
Art. 83, 1(g)		4	F	Terms Var	ant	930
technical documentation is not available.				Technical documenta	ion	╗
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and sub-articles connections	Al ACT and relative Article in Al Act Annexes and relative Article in Al Act	aippen Hosting and developing
Art. 83, 2		Terms Variant 931
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 Al system being made available on the		Authority Compliance
market or to ensure that it is recalled or withdrawn from the market without delay.		High-risk Market surveillance authority
		Non-compliance Risk
		Surveillance System
		Gyddin
931		Terms Variant 932
Art. 84 Union AI testing support structures		Support A
Chief A it county capped coloculate		resulty
932	<u></u>	<u></u>
Art. 84, 1		Terms Variant 933
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.		Regulation
Togstation (20) 20 to 1020 in the discasor in		Task Testing
	<u></u>	
933		
Art. 84, 2		Terms Variant 934 Authority
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.		Market surveillance authority Support
		Surveillance Task
		Testing
934	<u></u>	▼



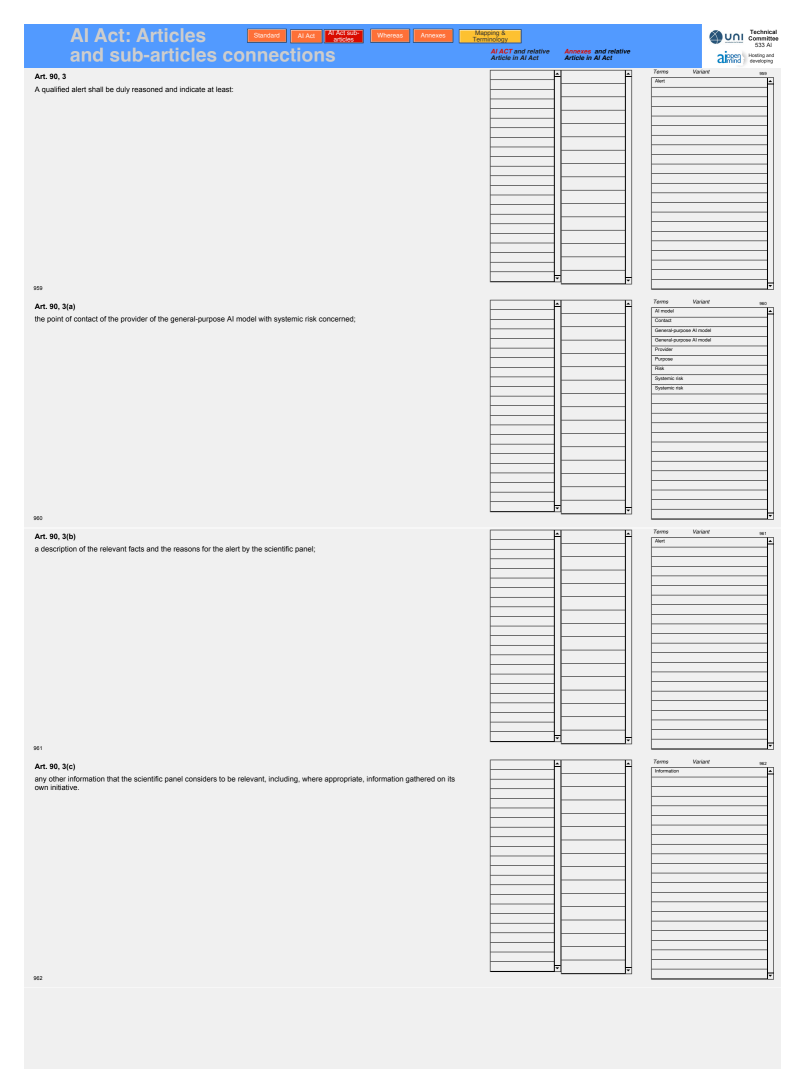
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and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act Article in Al Act	aippen Hosting and developing
Art. 87 Directive (EU) 2019/1937 shall apply to the reporting of infringements of this Regulation and the protection of persons reporting such infringements.	Al ACT and relative Article in Al Act Annexes and relative Article in Al Act	Terms Variant 943 Infringement 943 Infringement Protection Regulation
Supervision, investigation, enforcement and monitoring in respect of providers of general-purpose AI models		A model General-purpose Al model General-purpose Al model Monitoring Provider Purpose Supervision
Art. 88		Terms Variant 945
Enforcement of the obligations of providers of general-purpose AI models 945 Art. 88, 1 The Commission shall have exclusive powers to supervise and enforce Chapter V, taking into account the procedural guarantees under Article 94. The Commission shall entrust the implementation of these tasks to the AI Office, without prejudice to the powers of organisation of the Commission and the division of competences between Member States and the Union based on the Treaties.		Al model General-purpose Al model General-purpose Al model General-purpose Al model Chiligation Provider Purpose V Terms Variant Al Office Task

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and sub-articles connections	Al ACT and relative Annexes and relative Article in Al Act Article in Al Act	alopen Hosting and developing
Art. 88, 2	<u> </u>	Terms Variant 947 Authority
Without prejudice to Article 75(3), market surveillance authorities may request the Commission to exercise the powers laid down in this Section, where that is necessary and proportionate to assist with the fulfilment of their tasks under this Regulation.		Market surveillance authority Regulation
		Surveillance Task
		-
		-
		-
947	▼	<u></u>
Art. 89	<u></u>	Terms Variant 948
Monitoring actions		Monitoring
		-
		-
		-
		-
		-
948	▼	<u></u>
Art. 89, 1	H	Terms Variant 949
For the purpose of carrying out the tasks assigned to it under this Section, the Al Office may take the necessary actions to monitor the effective implementation and compliance with this Regulation by providers of general-purpose Al models, including their		Al model Al Office
adherence to approved codes of practice.		Code of practice Compliance
		General-purpose Al model General-purpose Al model
		Provider Purpose
		Regulation Task
		-
		-
		-
949	v	<u></u>
Art. 89, 2		Terms Variant 950
Downstream providers shall have the right to lodge a complaint alleging an infringement of this Regulation. A complaint shall be		Downstream provider Infringement
duly reasoned and indicate at least:		Provider Regulation
duly reasoned and indicate at least:		
duly reasoned and indicate at least:		
duly reasoned and indicate at least:		
duly reasoned and indicate at least:		
duly reasoned and indicate at least:		
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Art. 89, 2(a)	Ė	<u> </u>	Terms Varias	
the point of contact of the provider of the general-purpose Al model concerned;			Contact	
			General-purpose Al mod General-purpose Al mod	
			Provider Purpose	
	-	-		
951			Terms Varia	
Art. 89, 2(b)	<u> </u>		Al model	nt 952
a description of the relevant facts, the provisions of this Regulation concerned, and the reason why the downstream provider considers that the provider of the general-purpose AI model concerned infringed this Regulation;			Downstream provider General-purpose Al mod	del
			General-purpose Al mod Provider	del
			Purpose Regulation	
			Togulation	
		<u>-</u>		
952				₹
	<u> </u>		Terms Varia	nt 953
Art. 89, 2(c) any other information that the downstream provider that sent the request considers relevant, including, where appropriate,			Downstream provider Information	
Art. 89, 2(c)			Downstream provider	nt 953
Art. 89, 2(c) any other information that the downstream provider that sent the request considers relevant, including, where appropriate,			Downstream provider Information	nt 953
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Art. 89, 2(c) any other information that the downstream provider that sent the request considers relevant, including, where appropriate, information gathered on its own initiative.			Downstream provider Information	nt 953
Art. 89, 2(c) any other information that the downstream provider that sent the request considers relevant, including, where appropriate, information gathered on its own initiative.			Downstream provider Information Provider	nt 953
Art. 89, 2(c) any other information that the downstream provider that sent the request considers relevant, including, where appropriate, information gathered on its own initiative.			Downstream provider Information Provider Terms Variat Alert	nt 953
Art. 89, 2(c) any other information that the downstream provider that sent the request considers relevant, including, where appropriate, information gathered on its own initiative.			Downstream provider Information Provider Terms Variant	nt 953
Art. 89, 2(c) any other information that the downstream provider that sent the request considers relevant, including, where appropriate, information gathered on its own initiative.			Downstream provider Information Provider Terms Variat Alart Systemic risk	nt 953
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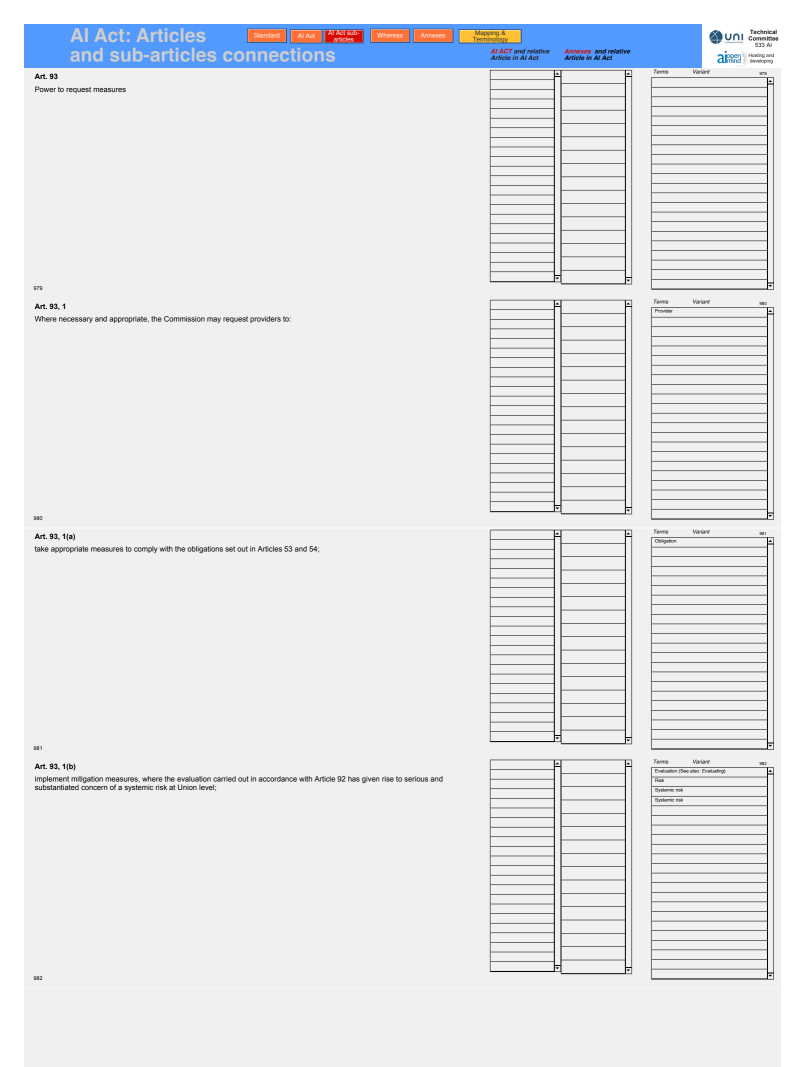
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and sub-articles connections	Al ACT and relative Article in Al Act	Annexes and relative Article in Al Act		sting and veloping
Art. 90, 1	<u></u>		Terms Variant Al Office	955
The scientific panel may provide a qualified alert to the AI Office where it has reason to suspect that:			Alert	
	-	<u> </u>		
955				₹
Art. 90, 1(a)		-	Terms Variant Al model	956
a general-purpose Al model poses concrete identifiable risk at Union level; or			General-purpose Al model General-purpose Al model	
			Purpose Risk	
	-			
956				
Art. 90, 1(b)	-		Terms Variant Al model	957
a general-purpose AI model meets the conditions referred to in Article 51.			General-purpose Al model General-purpose Al model	
			Purpose	
	<u> </u>	▼		
957		I_	Terms Variant	958
Art. 90, 2 Upon such qualified alert, the Commission, through the AI Office and after having informed the Board, may exercise the powers		†	Al Office Alert	\$50
Upon such qualified alert, the Commission, through the Al Office and after having informed the Board, may exercise the powers laid down in this Section for the purpose of assessing the matter. The Al Office shall inform the Board of any measure according to Articles 91 to 94.			Measure Purpose	
			Purpose	
059				
958				▼



Al Act: Articles Standard Al Act Articles Whereas Annexes Term and sub-articles connections	ping & inology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 91		Terms Variant 963 Documentation
Power to request documentation and information		Information
963	<u> </u>	<u></u>
Art. 91, 1		Terms Variant 964
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 Documentation
compliance of the provider with this Regulation.		General-purpose Al model General-purpose Al model
		Information
		Provider Purpose
		Regulation
964	<u> </u>	▼
Art. 91, 2		Terms Variant 965
Before sending the request for information, the AI Office may initiate a structured dialogue with the provider of the general-purpose AI model.		Al Office General-purpose Al model
		General-purpose Al model Information
		Provider Purpose
		1 3-7-11
	<u></u>	
965		Terms Variant 986
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		Access (See also: Accessibility)
general-purpose Al model, where the access to information is necessary and proportionate for the fulfilment of the tasks of the scientific panel under Article 68(2).		Al model General-purpose Al model
Coolidate parter at the Coolidate		General-purpose Al model Information
		Provider Purpose
		Task
966		<u> </u>

Al Act: Articles Standard Al Act Sub-articles and sub-articles connections Annexes Annexes Annexes Annexes	ping & inology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	a open Hosting and developing
Art. 92, 1(a)	<u> </u>	Terms Variant 971
to assess compliance of the provider with obligations under this Regulation, where the information gathered pursuant to Article 91 is insufficient; or		Information Obligation
		Provider Regulation
971	<u> </u>	<u> </u>
Art. 92, 1(b)		Terms Variant 972
to investigate systemic risks at Union level of general-purpose AI models with systemic risk, in particular following a qualified alert from the scientific panel in accordance with Article 90(1), point (a).		Al model Alert
noin the scientific paner in accordance with Article 30(1), point (a).		General-purpose Al model General-purpose Al model
		Purpose Risk
		Systemic risk Systemic risk
	▼ ▼	
972 Art. 92, 2		Terms Variant 973
The Commission may decide to appoint independent experts to carry out evaluations on its behalf, including from the scientific		Independent expert Task
panel established pursuant to Article 68. Independent experts appointed for this task shall meet the criteria outlined in Article 68(2).		
	V V	▼
973 Art 00 2		Terms Variant 974
Art. 92, 3 For the purposes of paragraph 1, the Commission may request access to the general-purpose Al model concerned through APIs		Access (See also: Accessibility) Al model
or further appropriate technical means and tools, including source code.		General-purpose Al model General-purpose Al model
		Purpose
	<u></u>	
974		▼

Al Act: Artic	Standard	Al Act Al Act subarticles Whereas	Annexes Map Term	pping & iinology		Technical Committee 533 Al
and sub-art	icles connec	ctions		Al ACT and relative Article in Al Act	Annexes and relative Article in AI Act	aiopen Hosting and developing
Art. 92, 4				<u></u>	F	Terms Variant 975 Access (See also: Accessibility)
The request for access shall state the legal	al basis, the purpose and reasons	of the request and set the period within w	hich the			Access (See also: Accessibility) Fine
access is to be provided, and the fines provided for in Article 101 for failure to provide access.	to provide access.				Purpose	
975				<u> </u>	· · · · · · · · · · · · · · · · · · ·	▼
Art. 92, 5				=	F	Terms Variant 976 Access (See also: Accessibility)
The providers of the general-purpose AI moof legal persons, companies or firms, or who are the providers of the general-purpose AI moof legal persons, companies or firms, or who are the providers of the general-purpose AI moof legal persons, companies or firms, or who are the general-purpose AI moof legal persons, companies or firms, or who are the general-purpose AI moof legal persons, companies or firms, or who are the general-purpose AI moof legal persons, companies or firms, or who are the general-purpose AI moof legal persons, companies or firms, or who are the general-purpose AI moof legal persons, companies or firms, or who are the general-purpose AI moof legal persons, companies or firms, or who are the general-purpose AI moof legal persons, and the general-purpose AI moof legal persons are the general-purpose AI moof legal person	nodel concerned or its representat	tive shall supply the information requested	. In the case			Al model
law or by their statutes, shall provide the ac	ccess requested on behalf of the	provider of the general-purpose Al model	concerned.			General-purpose Al model General-purpose Al model
						Information Provider
						Purpose
				-	<u> </u>	
976						
Art. 92, 6						Terms Variant 977 Independent expert
The Commission shall adopt implementing including the detailed arrangements for inv	olving independent experts, and	the procedure for the selection thereof. The	iations, iose			
implementing acts shall be adopted in acco	ordance with the examination pro	cedure referred to in Article 98(2).				
				-	,	
977						Terms Variant 978
Art. 92, 7 Prior to requesting access to the general-p	ourness Al model concerned, the	AL Office may initiate a structured dialogue	with the		 	Access (See also: Accessibility)
provider of the general-purpose Al model to preventing systemic risks, and other internal	to gather more information on the	internal testing of the model, internal safe	guards for			Al Office
preventing systemic risks, and other interne	ai procedures and measures the	provider has taken to mitigate such hisks.				General-purpose Al model General-purpose Al model
						Information Provider
						Purpose
						Safeguard Systemic risk
						Systemic risk Testing
978				-	 	<u></u>

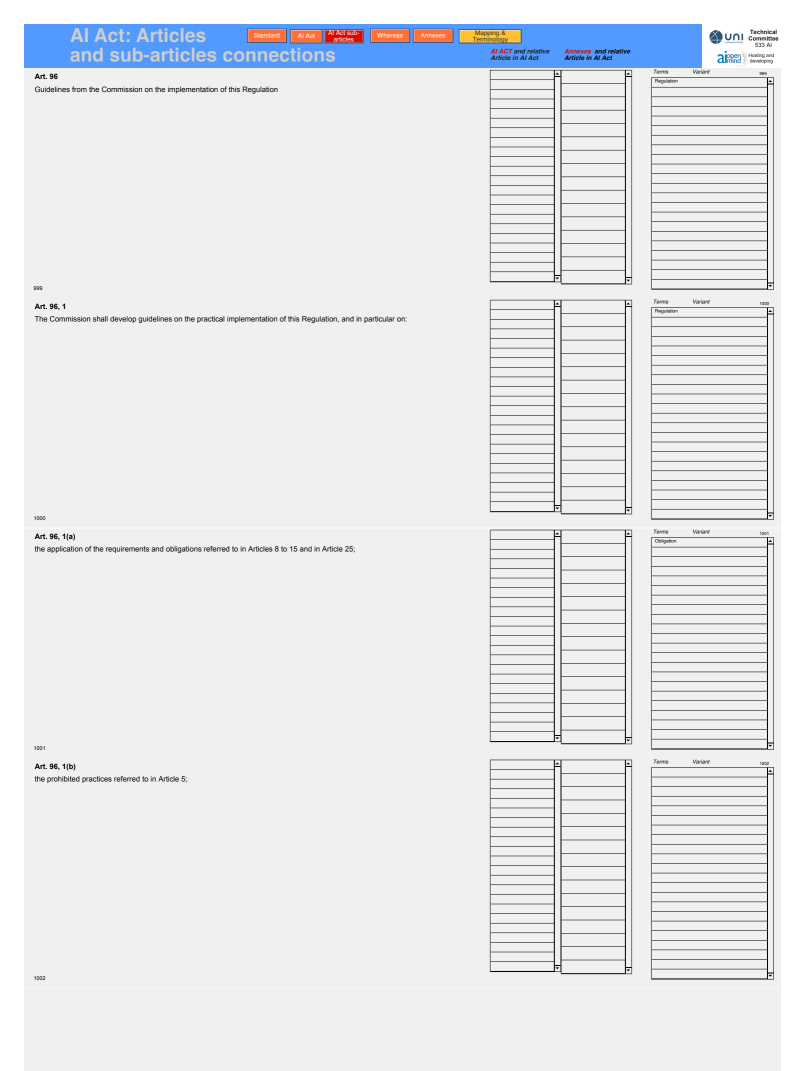


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and sub-articles connections	Al ACT and relative Annexes and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 93, 1(c)		Terms Variant 983 Making available on the market
restrict the making available on the market, withdraw or recall the model.		
983	<u> </u>	₹
Art. 93, 2	<u> </u>	Terms Variant 984
Before a measure is requested, the AI Office may initiate a structured dialogue with the provider of the general-purpose AI model.		Al Office General-purpose Al model
		General-purpose Al model Measure
		Provider
		Purpose
984	<u>v</u>	<u></u>
Art. 93, 3		Terms Variant 985
If, during the structured dialogue referred to in paragraph 2, the provider of the general-purpose AI model with systemic risk offers commitments to implement mitigation measures to address a systemic risk at Union level, the Commission may, by decision, make		Al model General-purpose Al model
those commitments binding and declare that there are no further grounds for action.		General-purpose Al model Provider
		Purpose Risk
		Systemic risk Systemic risk
985	▼ ▼	<u></u>
Art. 94		Terms Variant 986
Procedural rights of economic operators of the general-purpose AI model		Al model General-purpose Al model
		General-purpose Al model Purpose
nos.	▼ ▼	▼
986		

Al Act: Articles Standard Al Act Al Act sub-articles and sub-articles connections	ping & inology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act Article in Al Act	a Phosting and developing
Art. 94 Article 18 of Regulation (EU) 2019/1020 shall apply mutatis mutandis to the providers of the general-purpose Al model, without		Terms Variant 987
prejudice to more specific procedural rights provided for in this Regulation.		General-purpose Al model Provider
		Purpose Regulation
987	<u></u>	▼
CHAPTER X		Terms Variant 988
CODES OF CONDUCT AND GUIDELINES		
988	<u> </u>	▼
Art. 95 Codes of conduct for voluntary application of specific requirements		Terms Variant 989
989	▼	▼
Art. 95, 1	4 4	Terms Variant 990
The AI Office and the Member States shall encourage and facilitate the drawing up of codes of conduct, including related governance mechanisms, intended to foster the voluntary application to AI systems, other than high-risk AI systems, of some or all		Al system Best practice
of the requirements set out in Chapter III, Section 2 taking into account the available technical solutions and industry best practices allowing for the application of such requirements.		Governance High-risk
		Risk
	<u> </u>	
990		▼

Al Act: Articles Standard Al Act Al Act Sub-articles and sub-articles connections	pping & ninology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 95, 2 The Al Office and the Member States shall facilitate the drawing up of codes of conduct concerning the voluntary application,		Terms Variant 991 Al Office Al system
including by deployers, of specific requirements to all Al systems, on the basis of clear objectives and key performance indicators to measure the achievement of those objectives, including elements such as, but not limited to:		Deployer Measure
		industrial in the second secon
	<u></u>	▼
991 Art. 95, 2(a)	A	Terms Variant 992
applicable elements provided for in Union ethical guidelines for trustworthy Al;		? Trustworthy
992	▼	<u>*</u>
Art. 95, 2(b)	4 4	Terms Variant 993
assessing and minimising the impact of AI systems on environmental sustainability, including as regards energy-efficient programming and techniques for the efficient design, training and use of AI;		Design Sustainability (See also: Sustainable)
		Training
993	<u> </u>	₹
Art. 95, 2(c)		Terms Variant 994
promoting Al literacy, in particular that of persons dealing with the development, operation and use of Al;		Literacy Operation
	▼ ▼	▼
994		,

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and sub-articles connections	Al ACT and relative Annexes and relative Article in Al Act Article in Al Act	aiopen Hosting an developing
Art. 95, 2(d)		Terms Variant 995 Al system
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;		Design
995	<u> </u>	
Art. 95, 2(e)		Terms Variant 996
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.		Accessibility (See also: Access) Al system
regards accessionity for persons with a disability, as well as on gender equality.		Disability
	<u></u>	-
996 Art. 95, 3		Terms Variant 997
Codes of conduct may be drawn up by individual providers or deployers of AI systems or by organisations representing them or by		Al system Deployer
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 Al systems taking into account the similarity of the intended purpose of the relevant systems.		Intended purpose Provider
interiored purpose of the relevant systems.		Purpose Similarity
		Society
	<u></u>	
997		Terms Variant 998
Art. 95, 4 The Al Office and the Member States shall take into account the specific interests and needs of SMEs, including start-ups, when		Al Office SME
encouraging and facilitating the drawing up of codes of conduct.		
	<u></u>	
998		<u> </u>

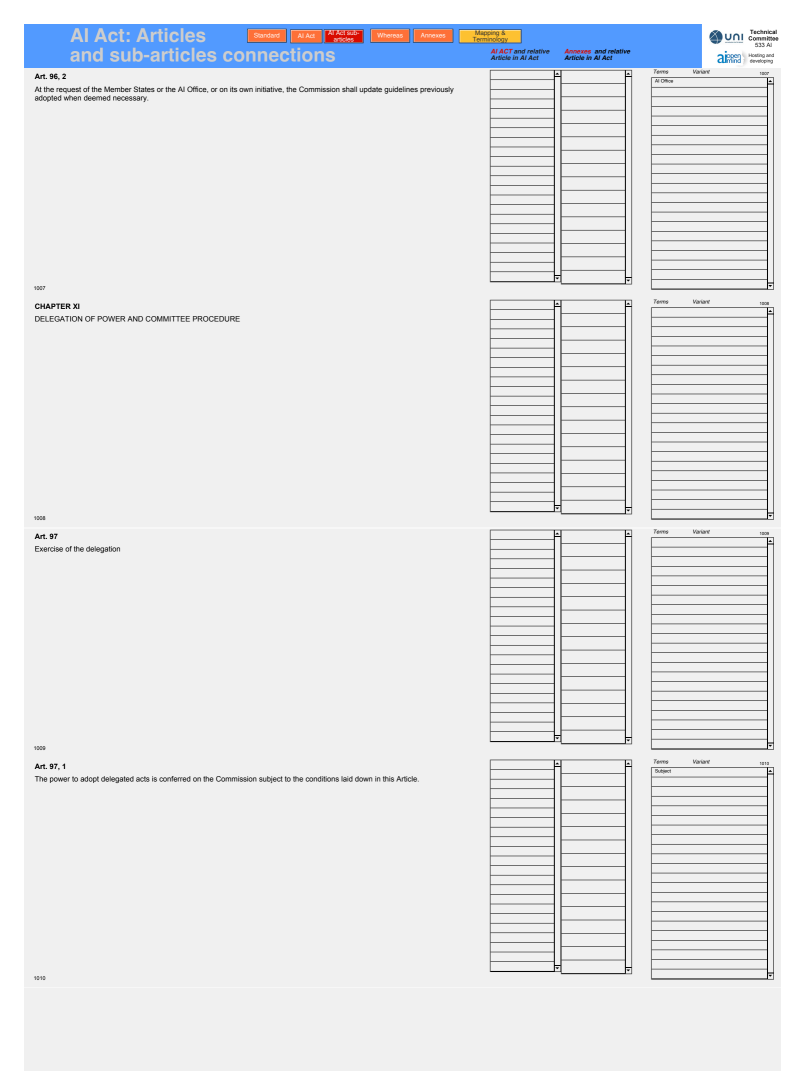


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and sub-articles connections	Al ACT and relative Article in Al Act	Annexes and relative Article in Al Act	aippen Hosting and developing
Art. 96, 1(c)		4 4	Terms Variant 1003 Substantial modification
the practical implementation of the provisions related to substantial modification;			Substantial modification
1003			▼
Art. 96, 1(d)			Terms Variant 1004
the practical implementation of transparency obligations laid down in Article 50;			Obligation Transparency
		-	▼
1004		N A	Terms Variant 1005
Art. 96, 1(e) detailed information on the relationship of this Regulation with the Union harmonisation legislation listed in Annex I, as well as with		Ī	Consistency
other relevant Union law, including as regards consistency in their enforcement;			Regulation
1005			
Art. 96, 1(f)			Terms Variant 1006 All system
the application of the definition of an AI system as set out in Article 3, point (1). When issuing such guidelines, the Commission shall pay particular attention to the needs of SMEs including start-ups, of local public authorities and of the sectors most likely to be affected by this Regulation. The guidelines referred to in the first subparagraph of this paragraph shall take due account of the			Authority Common specification
generally acknowledged state of the art on AI, as well as of relevant harmonised standards and common specifications that are referred to in Articles 40 and 41, or of those harmonised standards or technical specifications that are set out pursuant to Union			Harmonised standard Regulation
harmonisation law.			Sector (See also: Domain) SME
			Specification
			System
1006		<u> </u>	▼

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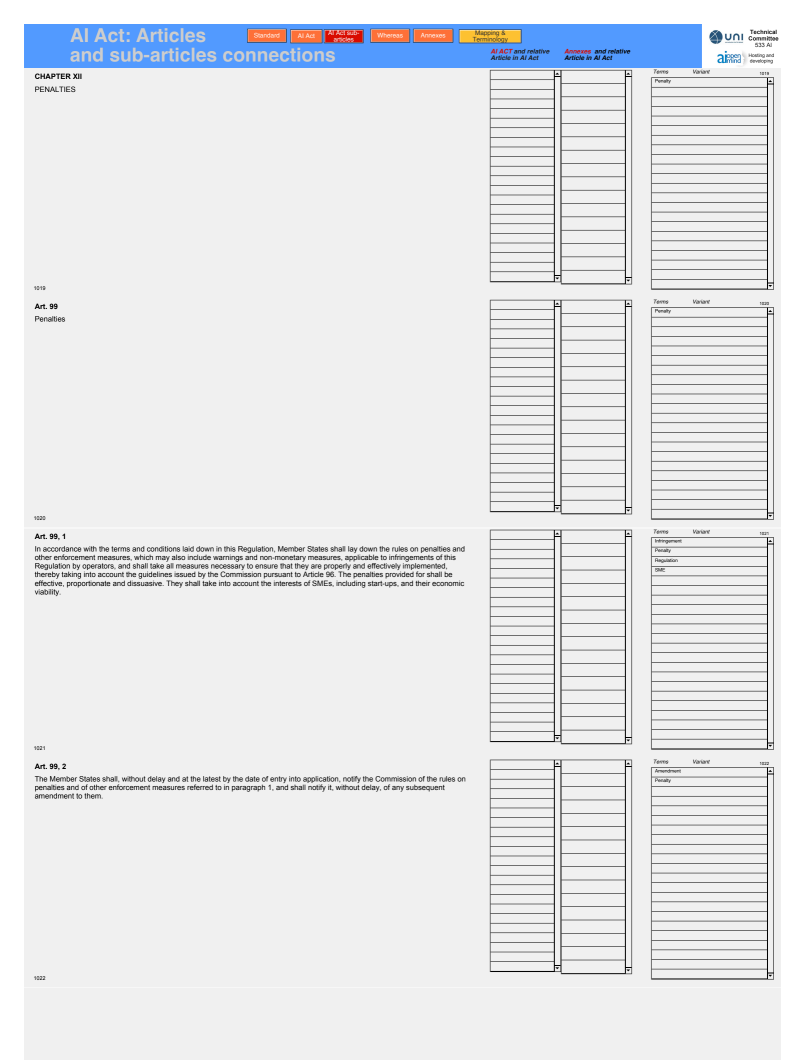
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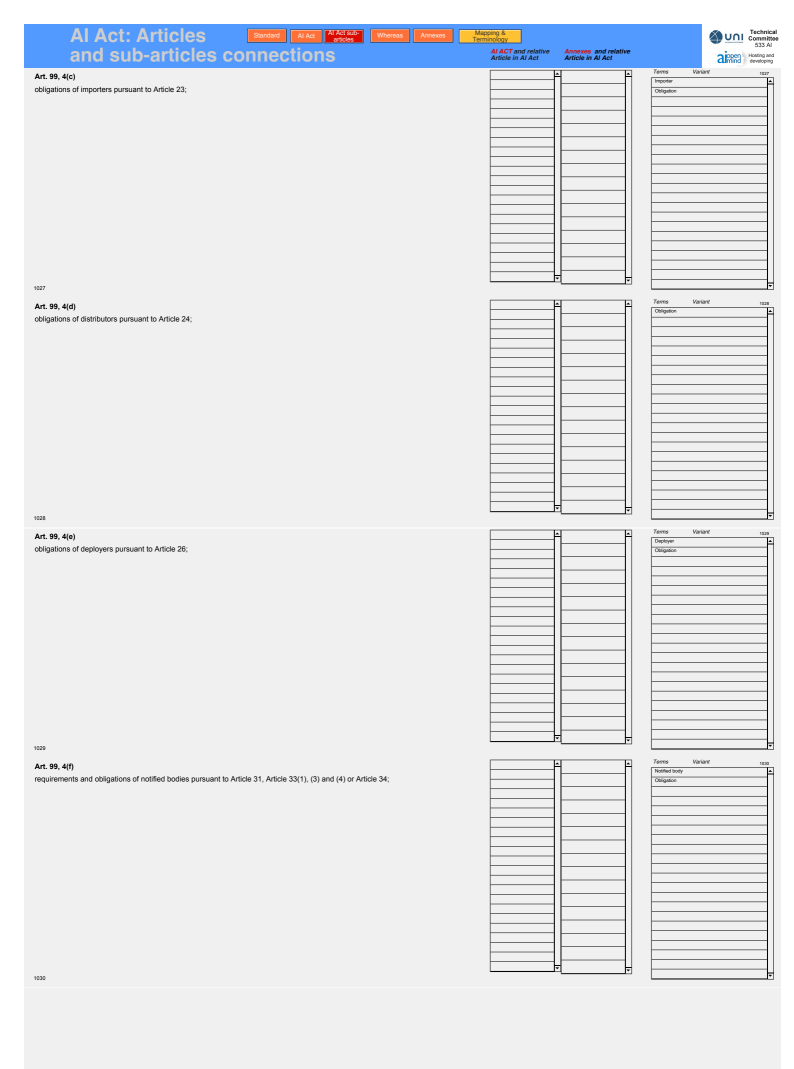
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As gard 20%. This Company of designed as 2 may be expected in expect of the designed designed by the Count of the designed design	The power to adopt delegated acts referred to in Article 6(6) and (7), Article 7(1) and (3), Article 11(3), Article 43(5) and (6), Article 47(5), Article 51(3), Article 52(4) and Article 53(5) and (6) shall be conferred on the Commission for a period of five years from 1				
A.F. 7.3 A.F. 7.3 A.F. 7.3 A.F. 7.3 A.F. 7.4 A.F. 7.5 A.F. 7	August 2024. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the				
The delegation of power referred to in Article 6(3) and (7). Arcicle 7(1) and (3). Article 17(1) Article 4(3) and (6). Arcicle 4(7) b. The delegation of power referred to in Article 6(3) and (7). Arcicle 7(1) article 4(3) and (8). Arcicle 4(7) b. Arcicle 6(1), Arcicle 6(3), Arcicle 6(3) and (8). Arcicle 6(3) and (8). Arcicle 6(3) b. The delegation of power referred to in Article 6(3) and (7). Arcicle 1(1)(), Arcicle 1(1)(), Arcicle 4(3) and (8). Arcicle 6(7) b. The delegation of power referred to in Article 6(3) and (7). Arcicle 1(1)(), Arcicle 4(3) and (8). Arcicle 6(7) b. The delegation is the Chrical Journal of the European Union or at a later date specified therein. It shall not alled the voiding of any developable does already in force. The delegation of the Christian Journal of the European Union or at a later date specified therein. It shall not alled the voiding of any developable does already in force. Arc. 57, 4 The delegation of the Christian Journal of the European Union or at a later date specified therein. It shall not alled the voiding of any developable does already in force. Arc. 57, 4 The delegation of the Christian Journal of the European Union or at a later date specified therein. It shall not alled the voiding of any developable does already in force. Arc. 57, 4 The delegation of the Christian Journal of the European Performent of the Christian Journal of the Christ	European Parliament or the Council opposes such extension not later than three months before the end of each period.				
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Ant \$7.4 Roders adopting a delegated act, the Commission shall cossal expents designated by each Member State in accordance with the principles lad down in the interinstitutional Agreement of 13 April 2016 on Retter Law Mexica; Ant \$7.5 As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Partiament and to the Council.	that of its publication in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity				
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Art. 97, 5 As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	1012		<u> </u>		-
Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making.	Art. 97, 4		4 4	Terms Vari	
Art. 97. 5 As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the				
Art. 97, 5 As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	principles raid down in the interinstitutional Agreement of 13 April 2016 on Better Law-Making.				
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Art. 97, 5 As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	1013			Terme Vari	
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and sub-articles connections	AI ACT and relative Article in AI Act Article in AI Act	aiopen Hosting and developing
Art. 97, 6 Any delegated act adopted pursuant to Article 6(6) or (7), Article 7(1) or (3), Article 11(3), Article 42(5) or (6), Article 47(5), Article 51(3), Article 52(4) or Article 53(5) or (6) shall enter into force only if no objection has been expressed by either the European Parliament or the Council within a period of three months of notification of that act to the European Parliament and the Council rif, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by three months at the initiative of the European Parliament or of the Council. 1015 Art. 98 Committee procedure		Terms Variant 1016
1016		
Art. 98, 1 The Commission shall be assisted by a committee. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.		Terms Variant 1017 Regulation
1017 Art. 98, 2		Terms Variant 1018
Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.	V	Regulation
1018		▼



Al Act: Articles Standard Al Act Sub-articles Annexes Annexes	apping & minology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act Annexes and relative Article in Al Act	aiopen Hosting and developing
Art. 99, 3	4 4	Terms Variant 1023 Administrative fine
Non-compliance with the prohibition of the AI practices referred to in Article 5 shall be subject to administrative fines of up to EUR 35 000 000 or, if the offender is an undertaking, up to 7 % of its total worldwide annual turnover for the preceding financial year,		Compliance Fine
whichever is higher.		Non-compliance Subject
		Subject
1023		▼
Art. 99, 4		Terms Variant 1024 Administrative fine
Non-compliance with any of the following provisions related to operators or notified bodies, other than those laid down in Articles 5, shall be subject to administrative fines of up to EUR 15 000 000 or, if the offender is an undertaking, up to 3 % of its total		Compliance Fine
worldwide annual turnover for the preceding financial year, whichever is higher:		Non-compliance Notified body
		Subject
	<u></u>	
1024		Terms Variant 1025
Art. 99, 4(a) obligations of providers pursuant to Article 16;		Terms Variant 1025 Obligation Provider
		1104001
1025	<u> </u>	▼
Art. 99, 4(b)		Terms Variant 1026
obligations of authorised representatives pursuant to Article 22;		Authorised representative Obligation
1026	<u> </u>	₹



and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act		Appen Hosting and developing
Art. 99, 4(g)			Terms Varia	ant 1031
transparency obligations for providers and deployers pursuant to Article 50.			Obligation	
			Provider Transparency	
1031		⊒		▼
		<u> </u>	Terms Varia	
Art. 99, 5 The supply of incorrect, incomplete or misleading information to notified bodies or national competent authorities in reply to a		T	Administrative fine Authority	<u> </u>
request shall be subject to administrative fines of up to EUR 7 500 000 or, if the offender is an undertaking, up to 1 % of its total worldwide annual turnover for the preceding financial year, whichever is higher.			Fine	
worldwide annual turnover for the preceding financial year, whichever is higher.			Information National competent au	thority
			Notified body	aloney
			Subject	
		-		
1032				
Art. 99, 6			Terms Varia	ant 1033
In the case of SMEs, including start-ups, each fine referred to in this Article shall be up to the percentages or amount referred to in				
			Fine	
In the case of SMEs, including start-ups, each fine referred to in this Article shall be up to the percentages or amount referred to in			Fine	
In the case of SMEs, including start-ups, each fine referred to in this Article shall be up to the percentages or amount referred to in		<u> </u>	Fine	
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In the case of SMEs, including start-ups, each fine referred to in this Article shall be up to the percentages or amount referred to in		<u> </u>	Fine	
In the case of SMEs, including start-ups, each fine referred to in this Article shall be up to the percentages or amount referred to in paragraphs 3, 4 and 5, whichever thereof is lower.			Fine SME Terms Variation	ant 1034
In the case of SMEs, including start-ups, each fine referred to in this Article shall be up to the percentages or amount referred to in paragraphs 3, 4 and 5, whichever thereof is lower. 1033 Art. 99, 7 When deciding whether to impose an administrative fine and when deciding on the amount of the administrative fine in each		<u></u>	Fine	\(\frac{1}{2}\)
In the case of SMEs, including start-ups, each fine referred to in this Article shall be up to the percentages or amount referred to in paragraphs 3, 4 and 5, whichever thereof is lower.		<u></u>	Fine SME Terms Varia Administrative fine	ant 1034
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Al Act: Articles Standard Al Act Al Act sub-articles and sub-articles connections Annexes Annexes	pping & ninology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	appen Hosting and developing
Art. 99, 7(a)		Terms Variant 1035
the nature, gravity and duration of the infringement and of its consequences, taking into account the purpose of the AI system, as well as, where appropriate, the number of affected persons and the level of damage suffered by them;		Infringement Purpose
		System
	<u> </u>	
1035		Terms Variant 1036
Art. 99, 7(b) whether administrative fines have already been applied by other market surveillance authorities to the same operator for the same		Terms Variant 1036 Administrative fine Authority
infringement;		Fine
		Infringement Market surveillance authority
		Operator Surveillance
1036	▼	₹
Art. 99, 7(c)	<u> </u>	Terms Variant 1037 Administrative fine
whether administrative fines have already been applied by other authorities to the same operator for infringements of other Union or national law, when such infringements result from the same activity or omission constituting a relevant infringement of this		Authority Fine
Regulation;		Infringement
		Operator Regulation
	<u></u>	
1037		Terms Variant 1038
Art. 99, 7(d) the size, the annual turnover and market share of the operator committing the infringement;		Infringement Operator
		- Cportain
1038	▼	▼

Al Act: Articles Standard Al Act Al Act sub-articles connections Annexes	Mapping & Terminology	Technical committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	533 Al aiopen Hosting and developing
Art. 99, 7(e)		Terms Variant 1039
any other aggravating or mitigating factor applicable to the circumstances of the case, such as financial benefits gained, or losses avoided, directly or indirectly, from the infringement;		Infringement
avoided, directly or indirectly, from the infinitgenient,		
1039	▼ ▼	▼
Art. 99, 7(f)		Terms Variant 1040
the degree of cooperation with the national competent authorities, in order to remedy the infringement and mitigate the possible adverse effects of the infringement;		Authority Cooperation
adverse enects of the infringement;		Infringement National competent authority
1040	<u> </u>	▼
Art. 99, 7(g)		Terms Variant 1041
the degree of responsibility of the operator taking into account the technical and organisational measures implemented by it;		Operator Responsibility
1041	<u> </u>	▼
Art. 99, 7(h)		Terms Variant 1042 Authority
the manner in which the infringement became known to the national competent authorities, in particular whether, and if so to what extent, the operator notified the infringement;		Infringement
, 		National competent authority Operator
1042	¥	<u>v</u>

Al Act: Articles Standard Al Act Al Act sub- articles Whereas Annexes Terr	pping & ninology		Tech Comm 533	nnical mittee
Al Act: Articles Standard Al Act Al Act sub-articles Annexes Annexes	Al ACT and relative Article in Al Act	Annexes and relative Article in Al Act	aiopen Hostin develo	
Art. 99, 7(i)	<u> </u>	4 4		043
the intentional or negligent character of the infringement;			IIIII gonone	Ī
				$+ \ $
				-
1043		<u> </u>		¥
Art. 99, 7(j)			Terms Variant 11	044
any action taken by the operator to mitigate the harm suffered by the affected persons.				1
				+
	-			1
1044				
			- W. C. A	
Art. 99, 8	- F		Administrative fine	045
Art. 99, 8 Each Member State shall lay down rules on to what extent administrative fines may be imposed on public authorities and bodies established in that Member State.				
Each Member State shall lay down rules on to what extent administrative fines may be imposed on public authorities and bodies			Administrative fine Authority	
Each Member State shall lay down rules on to what extent administrative fines may be imposed on public authorities and bodies			Administrative fine Authority	
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Each Member State shall lay down rules on to what extent administrative fines may be imposed on public authorities and bodies established in that Member State. 1045 Art. 99, 9			Administrative fine Authority Fine Time Terms Variant 1 Administrative fine	
Each Member State shall lay down rules on to what extent administrative fines may be imposed on public authorities and bodies established in that Member State. 1045 Art. 99, 9 Depending on the legal system of the Member States, the rules on administrative fines may be applied in such a manner that the fines are imposed by competent national courts or by other bodies, as applicable in those Member States. The application of such			Administrative fine Authority Fine Terms Variant 1	<u>↓</u>
Each Member State shall lay down rules on to what extent administrative fines may be imposed on public authorities and bodies established in that Member State. 1045 Art. 99, 9 Depending on the legal system of the Member States, the rules on administrative fines may be applied in such a manner that the			Administrative fine Authority Fine In the second of the s	<u>↓</u>
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Each Member State shall lay down rules on to what extent administrative fines may be imposed on public authorities and bodies established in that Member State. 1045 Art. 99, 9 Depending on the legal system of the Member States, the rules on administrative fines may be applied in such a manner that the fines are imposed by competent national courts or by other bodies, as applicable in those Member States. The application of such			Administrative fine Authority Fine Interpretation of the second of the	<u>↓</u>

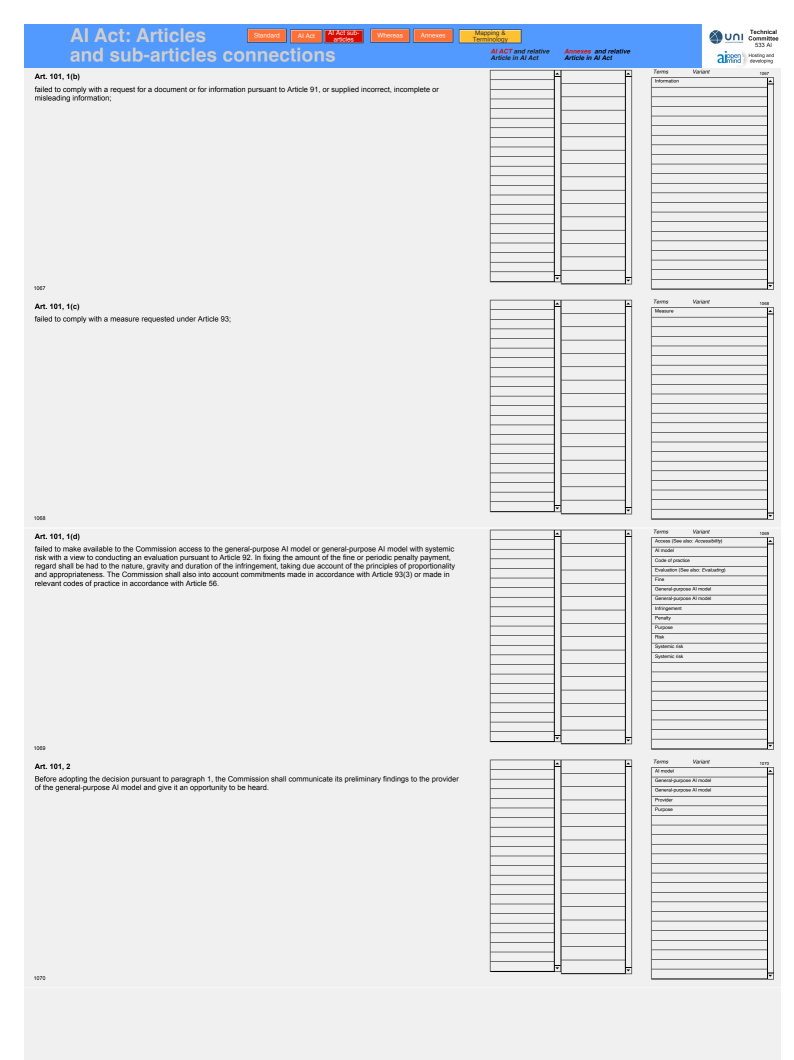
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and sub-articles connections	Al ACT and relative Annexes and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 99, 10		Terms Variant 1947 Safeguard
The exercise of powers under this Article shall be subject to appropriate procedural safeguards in accordance with Union and national law, including effective judicial remedies and due process.		Subject
1047	▼	▼
Art. 99, 11		Terms Variant 1048
Member States shall, on an annual basis, report to the Commission about the administrative fines they have issued during that year, in accordance with this Article, and about any related litigation or judicial proceedings.		Administrative fine Fine
year, in accordance with this Article, and about any related higgaron or judicial proceedings.		
	T	₹
1048 Art. 100		Terms Variant 1049
Administrative fines on Union institutions, bodies, offices and agencies		Administrative fine
	▼ ▼	▼
1049		Terms Variant 1050
Art. 100, 1 The European Data Protection Supervisor may impose administrative fines on Union institutions, bodies, offices and agencies		Administrative fine Data
falling within the scope of this Regulation. When deciding whether to impose an administrative fine and when deciding on the amount of the administrative fine in each individual case, all relevant circumstances of the specific situation shall be taken into		Data protection (See also: Privacy) Fine
account and due regard shall be given to the following:		Protection Regulation
	<u></u>	
1050		F

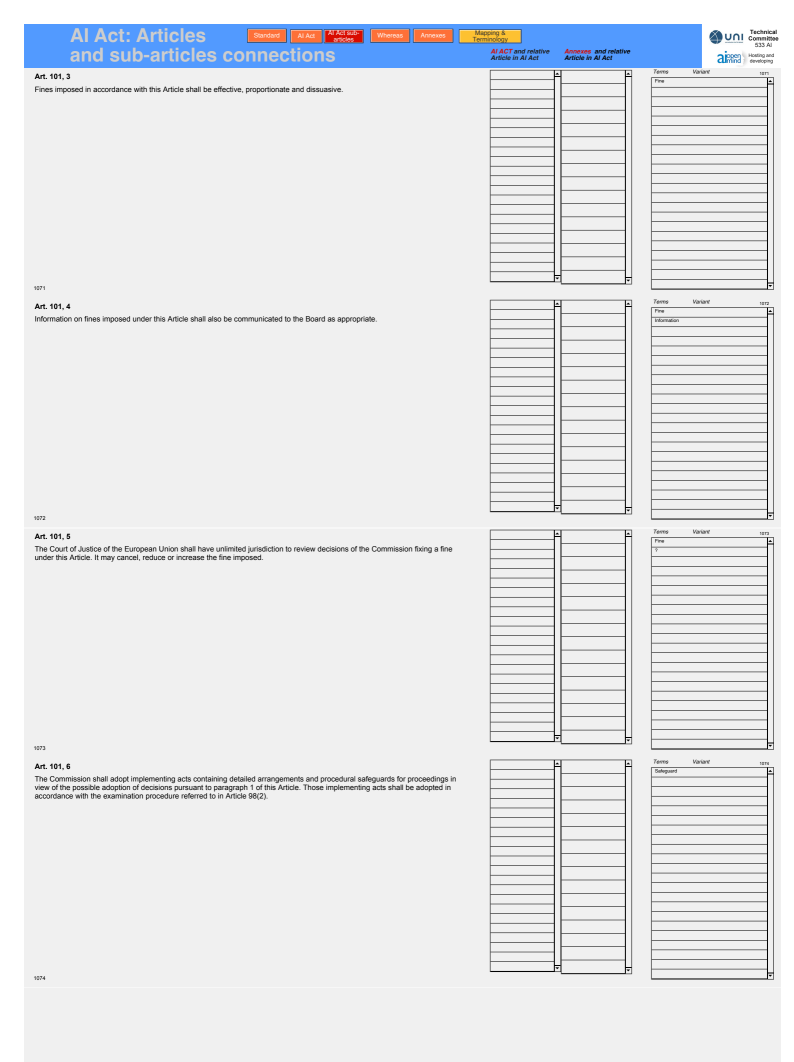
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and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act		aippen Hosting and developing
Art. 100, 1(a)		Terms Var	iant 1051
the nature, gravity and duration of the infringement and of its consequences, taking into account the purpose of the AI system concerned, as well as, where appropriate, the number of affected persons and the level of damage suffered by them;		Infringement Purpose	
		System	
1051	₹		▼
Art. 100, 1(b)		Terms Var	iant 1052
the degree of responsibility of the Union institution, body, office or agency, taking into account technical and organisational measures implemented by them;		Responsibility	_
measures implemented by them,			
	<u></u>		
1052		Terms Var	iant .
Art. 100, 1(c) any action taken by the Union institution, body, office or agency to mitigate the damage suffered by affected persons;		rems var	iant 1053
and action and by the enterin institution, seedy, entered against the admissed selected by an entering			
1053	▼ ▼		₹
Art. 100, 1(d)		Terms Var	iant 1054
the degree of cooperation with the European Data Protection Supervisor in order to remedy the infringement and mitigate the possible adverse effects of the infringement, including compliance with any of the measures previously ordered by the European		Cooperation	
Data Protection Supervisor against the Union institution, body, office or agency concerned with regard to the same subject matter;		Data protection (See a	also: Privacy)
		Protection Subject	
1054	<u></u>		<u></u>

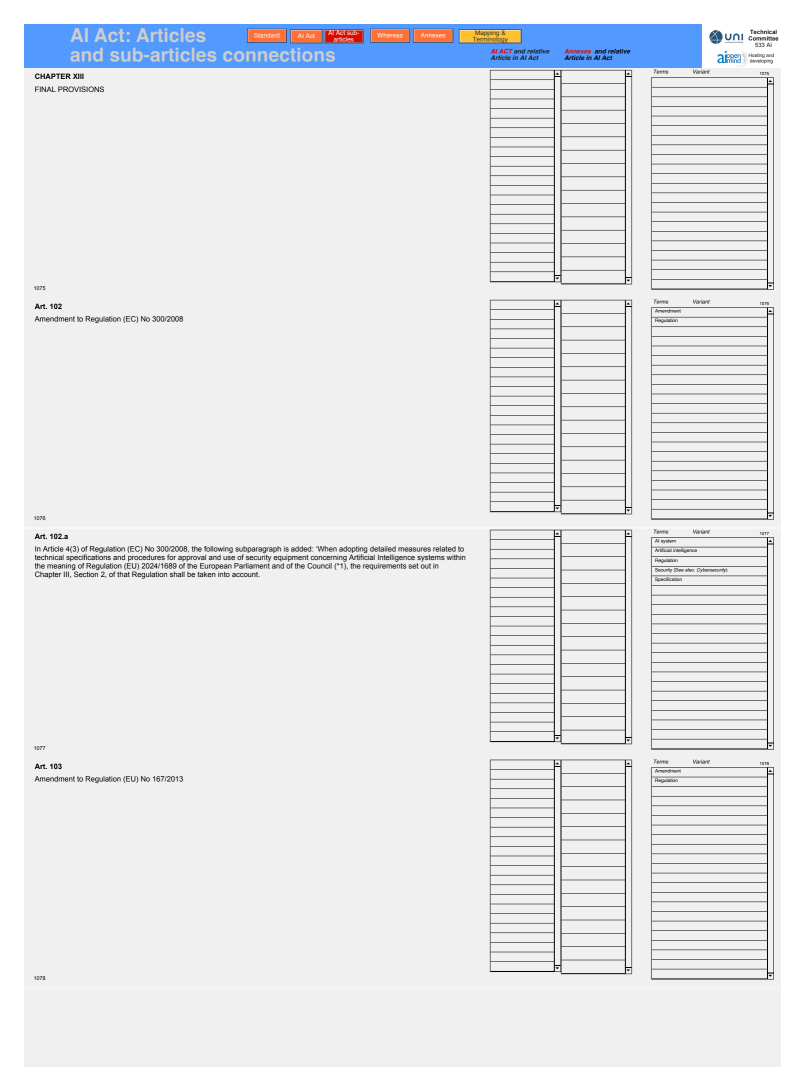
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and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 100, 1(e)		Terms Variant 1055
any similar previous infringements by the Union institution, body, office or agency;		
1055	▼	
Art. 100, 1(f)		Terms Variant 1056
the manner in which the infringement became known to the European Data Protection Supervisor, in particular whether, and if so to what extent, the Union institution, body, office or agency notified the infringement;		Data Data protection (See also: Privacy)
what exemt, the ornor institution, body, office or agency notined the miningement,		Infringement Protection
	<u></u>	▼
1056 Art. 100, 1(g)		Terms Variant 1057
the annual budget of the Union institution, body, office or agency.		<u> </u>
	<u>v</u>	
1057	<u> </u>	Terms Variant 1058
Art. 100, 2 Non-compliance with the prohibition of the AI practices referred to in Article 5 shall be subject to administrative fines of up to EUR 1 500 000.		Administrative fine Compliance
1 500 000.		Fine Non-compliance
		Subject
	<u></u>	
1058		▼

Al Act: Articles Standard Al Act Sub-articles Whereas Annexes Term	apping & rminology		Technical Committee 533 AI
and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act	aiopen Hosting and developing
Art. 100, 3	<u> </u>	4 E	Terms Variant 1059
The non-compliance of the Al system with any requirements or obligations under this Regulation, other than those laid down in			Administrative fine Al system
Article 5, shall be subject to administrative fines of up to EUR 750 000.			Compliance Fine
			Non-compliance
			Obligation Regulation
			Subject
			System
		<u>_</u>	
1059		<u> </u>	▼
Art. 100, 4	<u> </u>	4 4	Terms Variant 1060 □ Data
Before taking decisions pursuant to this Article, the European Data Protection Supervisor shall give the Union institution, body,			Data Data protection (See also: Privacy)
office or agency which is the subject of the proceedings conducted by the European Data Protection Supervisor the opportunity of being heard on the matter regarding the possible infringement. The European Data Protection Supervisor shall base his or her			Infringement Protection
decisions only on elements and circumstances on which the parties concerned have been able to comment. Complainants, if any, shall be associated closely with the proceedings.			Subject
	-	-	
1060			▼
Art. 100, 5		4	Terms Variant 1061
Art. 100, 5			Terms Variant 1061 Access (See also: Accessibility)
			Terms Variant 1061
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of	2		Terms
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of	2		Terms Variant 1061 Access (See also: Accessibility) ? Data Data protection (See also: Privacy)
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of			Terms Variant 1061 Access (See also: Accessibility) A
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of			Terms Variant 1061 Access (See also: Accessibility) A
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of			Terms Variant 1061 Access (See also: Accessibility) A
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of			Terms Variant 1061 Access (See also: Accessibility) A
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of			Terms Variant 1061 Access (See also: Accessibility) A
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of			Terms Variant 1061 Access (See also: Accessibility) A
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of			Terms Variant 1061 Access (See also: Accessibility) A
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of			Terms Variant 1061 Access (See also: Accessibility) A
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of their personal data or business secrets.			Terms Variant 1061 Access (See also: Accessibility) ? Data Data protection (See also: Privacy) ? Protection Subject
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of their personal data or business secrets.			Terms Variant 1061 Access (See also: Accessibility) ? Data Data protection (See also: Privacy) ? Protection Subject
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of their personal data or business secrets.			Terms Variant 1061 Access (See also: Accessibility) ? Data Data Data protection (See also: Privacy) ? Protection Subject
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of their personal data or business secrets.			Terms Variant 1081 Access (See also: Accessibility) P Data Data protection (See also: Privacy) Protection Subject
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of their personal data or business secrets.			Terms Variant 1061 Access (See also: Accessibility) ? Data Data Data protection (See also: Privacy) ? Protection Subject
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of their personal data or business secrets.			Terms Variant 1061 Access (See also: Accessibility) ? Data Data Data protection (See also: Privacy) ? Protection Subject
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of their personal data or business secrets.			Terms Variant 1061 Access (See also: Accessibility) ? Data Data Data protection (See also: Privacy) ? Protection Subject
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of their personal data or business secrets.			Terms Variant 1061 Access (See also: Accessibility) ? Data Data Data protection (See also: Privacy) ? Protection Subject
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of their personal data or business secrets.			Terms Variant 1061 Access (See also: Accessibility) ? Data Data Data protection (See also: Privacy) ? Protection Subject
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of their personal data or business secrets.			Terms Variant 1061 Access (See also: Accessibility) ? Data Data Data protection (See also: Privacy) ? Protection Subject
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of their personal data or business secrets.			Terms Variant 1061 Access (See also: Accessibility) ? Data Data Data protection (See also: Privacy) ? Protection Subject
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of their personal data or business secrets.			Terms Variant 1061 Access (See also: Accessibility) ? Data Data Data protection (See also: Privacy) ? Protection Subject
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of their personal data or business secrets.			Terms Variant 1061 Access (See also: Accessibility) ? Data Data Data protection (See also: Privacy) ? Protection Subject
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of their personal data or business secrets.			Terms Variant 1061 Access (See also: Accessibility) ? Data Data Data protection (See also: Privacy) ? Protection Subject
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of their personal data or business secrets.			Terms Variant 1061 Access (See also: Accessibility) ? Data Data Data protection (See also: Privacy) ? Protection Subject
Art. 100, 5 The rights of defence of the parties concerned shall be fully respected in the proceedings. They shall be entitled to have access to the European Data Protection Supervisor's file, subject to the legitimate interest of individuals or undertakings in the protection of their personal data or business secrets.			Terms Variant 1061 Access (See also: Accessibility) ? Data Data Data protection (See also: Privacy) ? Protection Subject

Al Act: Articles Standard Al Act Al Act sub-articles and sub-articles connections	ping & inology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 100, 7		Terms Variant 1063 Administrative fine
The European Data Protection Supervisor shall, on an annual basis, notify the Commission of the administrative fines it has imposed pursuant to this Article and of any litigation or judicial proceedings it has initiated.		Data Data protection (See also: Privacy)
		Fine Protection
1063	<u> </u>	▼
Art. 101	<u> </u>	Terms Variant 1064
Fines for providers of general-purpose Al models		Fine General-purpose Al model
		General-purpose Al model Provider
		Purpose
1064	<u> </u>	▼
Art. 101, 1	<u> </u>	Terms Variant 1065
The Commission may impose on providers of general-purpose AI models fines not exceeding 3 % of their annual total worldwide turnover in the preceding financial year or EUR 15 000 000, whichever is higher., when the Commission finds that the provider		Fine General-purpose Al model
intentionally or negligently:		General-purpose Al model Provider
		Purpose
1065		▼
Art. 101, 1(a)		Terms Variant 1066 Regulation
infringed the relevant provisions of this Regulation;		
1066	<u> </u>	<u>*</u>



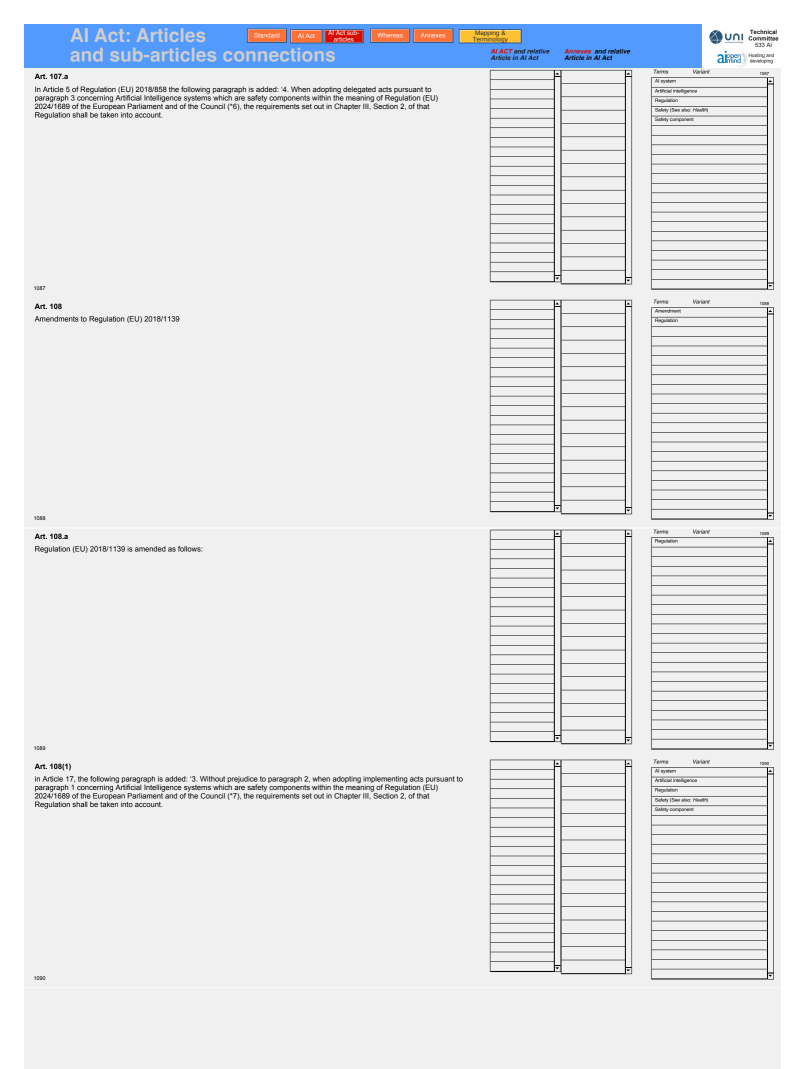




Art. 103.a In Artice 17(s) of Regulation (EU) No 167/2013, the following subparagraph is added: "When adopting delegated acts pursuant to the first subparagraph concerning artificial intelligence systems which are safety components within the meaning of Regulation (EU) possible in the description of the European Parlament and of the Council (*2*), the requirements set out in Chapter III, Section 2, of that Regulation shall be taken into account. Art. 104 Amendment to Regulation (EU) No 168/2013
Art. 104 Art. 106 Art. 107 Art. 1
the first subparagraph concerning artificial intelligence systems which are safety components within the meaning of Regulation (EU) 2024/1689 of the European Parliament and of the Council (*2), the requirements set out in Chapter III, Section 2, of that Regulation shall be taken into account. Regulation shall be taken into account. Sately (See ablo: Health)
Art. 104 Art. 104 Art. 104 Are Armeninert Toms Variant 1080 Are Armeninert Toms Variant 1080 Toms Variant 1080
Art. 104 Art. 104 Art. 104
Art. 104 Art. 104 Are description (FLNN) 100 (FLNN) 1
Art. 104 Amendment
1080 Terms Variant 1081
In Article 22(5) of Regulation (EU) No 168/2013, the following subparagraph is added: "When adopting delegated acts pursuant to
the first subparagraph concerning Artificial Intelligence systems which are safety components within the meaning of Regulation (EU) 2024/1689 of the European Parliament and of the Council (*3), the requirements set out in Chapter III, Section 2, of that Regulation shall be taken into account.
Safety component Safety component
1081
Art. 105
Amendment to Directive 2014/90/EU
1082

and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act		alopen Hosting and developing
Art. 105.a		4	Terms Varia	nnt 1083
In Article 8 of Directive 2014/90/EU, the following paragraph is added: '5. For Artificial Intelligence systems which are safety components within the meaning of Regulation (EU) 2024/1689 of the European Parliament and of the Council (*4), when carrying			Artificial intelligence	
out its activities pursuant to paragraph 1 and when adopting technical specifications and testing standards in accordance with			Regulation Safety (See also: Heal	th)
paragraphs 2 and 3, the Commission shall take into account the requirements set out in Chapter III, Section 2, of that Regulation.			Safety component	
			Specification Testing	
			resung	
1083		₹		▼
1000			Terms Varia	
Art. 106		1	Amendment	int 1084
Amendment to Directive (EU) 2016/797				
1084		▼		▼
4.440		<u> </u>	Terms Varia	nt 1085
Art. 106.a In Article 5 of Directive (EU) 2016/797, the following paragraph is added: '12. When adopting delegated acts pursuant to			Al system	
paragraph 1 and implementing acts pursuant to paragraph 11 concerning Artificial Intelligence systems which are safety			Artificial intelligence Regulation	
components within the meaning of Regulation (EU) 2024/1689 of the European Parliament and of the Council (*5), the				
requirements set out in Chapter III. Section 2. of that Regulation shall be taken into account.			Safety (See also: Heal	h)
requirements set out in Chapter III, Section 2, of that Regulation shall be taken into account.				h)
requirements set out in Chapter III, Section 2, of that Regulation shall be taken into account.			Safety (See also: Heal	h)
requirements set out in Chapter III, Section 2, of that Regulation shall be taken into account.			Safety (See also: Heal	h)
requirements set out in Chapter III, Section 2, of that Regulation shall be taken into account.			Safety (See also: Heal	7)
requirements set out in Chapter III, Section 2, of that Regulation shall be taken into account.			Safety (See also: Heal	n
requirements set out in Chapter III, Section 2, of that Regulation shall be taken into account.			Safety (See also: Heal	n)
requirements set out in Chapter III, Section 2, of that Regulation shall be taken into account.			Safety (See also: Heal	77
requirements set out in Chapter III, Section 2, of that Regulation shall be taken into account.			Safety (See also: Heal	7)
requirements set out in Chapter III, Section 2, of that Regulation shall be taken into account.			Safety (See also: Heal	7)
requirements set out in Chapter III, Section 2, of that Regulation shall be taken into account.			Safety (See also: Heal	n)
requirements set out in Chapter III, Section 2, of that Regulation shall be taken into account.			Safety (See also: Heal	<i>i</i>
requirements set out in Chapter III, Section 2, of that Regulation shall be taken into account.		Ţ	Safety (See also: Heal	
requirements set out in Chapter III, Section 2, of that Regulation shall be taken into account.		<u></u>	Safety (See also: Heal	<i>v</i>
		<u></u>	Safety (See also: Heal Safety component	vint 1086
1085		<u></u>	Safety (See also: Heal Safety component	
1085 Art. 107		<u></u>	Safety (See also: Heal Safety component Terms Varia Amendment	vint 1086
1085 Art. 107		<u></u>	Safety (See also: Heal Safety component Terms Varia Amendment	vint 1086
1085 Art. 107		<u></u>	Safety (See also: Heal Safety component Terms Varia Amendment	vint 1086
1085 Art. 107		▼ ▼	Safety (See also: Heal Safety component Terms Varia Amendment	vint 1086
1085 Art. 107		<u></u>	Safety (See also: Heal Safety component Terms Varia Amendment	vint 1086
1085 Art. 107		▼ ▼	Safety (See also: Heal Safety component Terms Varia Amendment	vint 1086
1085 Art. 107		▼ ▼	Safety (See also: Heal Safety component Terms Varia Amendment	vint 1086
1085 Art. 107		▼ ▼	Safety (See also: Heal Safety component Terms Varia Amendment	vint 1086
1085 Art. 107			Safety (See also: Heal Safety component Terms Varia Amendment	vint 1086
1085 Art. 107			Safety (See also: Heal Safety component Terms Varia Amendment	vint 1086
1085 Art. 107			Safety (See also: Heal Safety component Terms Varia Amendment	vint 1086
1085 Art. 107			Safety (See also: Heal Safety component Terms Varia Amendment	vint 1086
1085 Art. 107			Safety (See also: Heal Safety component Terms Varia Amendment	vint 1086
1085 Art. 107 Amendment to Regulation (EU) 2018/858			Safety (See also: Heal Safety component Terms Varia Amendment	unt 1088
1085 Art. 107			Safety (See also: Heal Safety component Terms Varia Amendment	vint 1086

Al Act: Articles Standard Al Act Al Act subarticles Whereas Annexes Mapping & Terminology



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and sub-articles connections	AI ACT and relative Article in AI Act Annexes and relative Article in AI Act	533 Al alopen Hosting and developing
Art. 108(*7)		Terms Variant 1091 Artificial intelligence
Regulation (EU) 2024/1689 of the European Parliament and of the Council of 13 June 2024 laying down harmonised rules on artificial intelligence and amending Regulations (EC) No 300/2008, (EU) No 167/2013, (EU) No 168/2013, (EU) 2018/858, (EU)		Regulation
2018/1139 and (EU) 2019/2144 and Directives 2014/90/EU, (EU) 2016/797 and (EU) 2020/1828 (Artificial Intelligence Act) (OJ L, 2024/1689, 12.7.2024, ELI: http://data.europa.eu/eli/reg/2024/1689/oj).';"		
1091	▼ ▼	▼
Art. 108(2)		Terms Variant 1092
in Article 19, the following paragraph is added: '4. When adopting delegated acts pursuant to paragraphs 1 and 2 concerning		Al system Artificial intelligence
Artificial Intelligence systems which are safety components within the meaning of Regulation (EU) 2024/1689, the requirements set out in Chapter III, Section 2, of that Regulation shall be taken into account.'		Regulation Safety (See also: Health)
		Safety component
	<u></u>	
1092		Terms Variant 1093
Art. 108(3) in Article 43, the following paragraph is added: '4. When adopting implementing acts pursuant to paragraph 1 concerning Artificial		Al system Artificial intelligence
Intelligence systems which are safety components within the meaning of Regulation (EU) 2024/1689, the requirements set out in Chapter III, Section 2, of that Regulation shall be taken into account.'		Regulation Safety (See also: Health)
		Safety component
1093	<u> </u>	▼
Art. 108(4)	<u> </u>	Terms Variant 1094 Al system
in Article 47, the following paragraph is added: '3. When adopting delegated acts pursuant to paragraphs 1 and 2 concerning Artificial Intelligence systems which are safety components within the meaning of Regulation (EU) 2024/1689, the requirements set		Artificial intelligence Regulation
out in Chapter III, Section 2, of that Regulation shall be taken into account.'		Safety (See also: Health) Safety component
1094	▼	▼

As 1989. As 198	and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act		aiopen Hosting and developing
Ant. 1989 In Africe St. Birt Chorung paragraph is added: 3. When adapting delegated and parametric paragraphs: 1 and 2 concerning Anti-Relative Intelligence systems which are setted to compare the two receiving of Regulation (PU) 2024-1989, the requirements set out in Chapter III. Section 2. or the Regulation risks to sette file account. Ant. 1989	in Article 57, the following subparagraph is added: 'When adopting those implementing acts concerning Artificial Intelligence systems which are safety components within the meaning of Regulation (EU) 2024/1689, the requirements set out in Chapter III,			Al system Artificial intelligence Regulation Safety (See also: Heal	
In Action 67. The following paragraph is assets: 3. When adopting delegation (EU) 2024/1609, the requirements set on in Chapter III, Section 2, or final flegation shall be latter into account. The following in the following paragraph is added: 3. When adopting the implementing acts pursuent to account. Act. 169.4 Ant. 169.4 Ant. 169.7			<u></u>		ant 1096
Art. 1923 Art. 1923 Art. 1924 Art. 1924 In Artice 11 of Regulation EU) 2019/2144, the following paragraph is added: 3. When adopting the implementing acts pursuant to 1 h Artice 11 of Regulation EU) 2019/2144, the following paragraph is added: 3. When adopting the implementing acts pursuant to 2024/1693 of the European Parlment and of the Council (6), the requirements set out in Chapter III, Section 2, of that Regulation at all be taken into account.	Artificial Intelligence systems which are safety components within the meaning of Regulation (EU) 2024/1689, the requirements set out in Chapter III, Section 2, of that Regulation shall be taken into account.'.		<u></u>	Artificial intelligence Regulation Safety (See also: Heal	27)
Art. 109.a In Article 11 of Regulation (EU) 2019/2144, the following paragraph is added: '3. When adopting the implementing acts pursuant to paragraph 2, concerning artificial intelligence systems which are safety components within the meaning of Regulation (EU) 2024/1689 of the European Parliament and of the Council ('8), the requirements set out in Chapter III, Section 2, of that Regulation shall be taken into account. Terms Variant 1008 At system Atticule intelligence				Amendment	
	Art. 109.a In Article 11 of Regulation (EU) 2019/2144, the following paragraph is added: '3. When adopting the implementing acts pursuant to paragraph 2, concerning artificial intelligence systems which are safety components within the meaning of Regulation (EU) 2024/1689 of the European Parliament and of the Council ('8), the requirements set out in Chapter III, Section 2, of that			Al system Artificial intelligence Regulation Safety (See also: Heal	201t 1098
	1098		<u></u>		▼

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Art. 110	
	1099
Amendment to Directive (EU) 2020/1828	
1099	
Art. 110.a Terms Variant Artificial intelligence	1100
In Annex I to Directive (EU) 2020/1828 of the European Parliament and of the Council (58), the following point is added: '(68) Regulation (EU) 2024/1689 of the European Parliament and of the Council of 13 June 2024 laying down harmonised rules on artificial intelligence and amending Regulations (EC) No 300/2008, (EU) No 167/2013, (EU) No 168/2013, (EU) 2018/858, (EU)	
2018/1139 and (EU) 2019/2144 and Directives 2014/90/EU, (EU) 2016/797 and (EU) 2020/1828 (Artificial Intelligence Act) (OJ L, 2024/1689, 12.7.2024, ELI: http://data.europa.eu/eli/reg/2024/1689/oj).`	
1100	▼
Art. 111 Al systems already placed on the market or put into service and general-purpose Al models already placed on the marked Tems Variant Al models Al system Al sy	1101
General-purpose Al model General-purpose Al model	
General-purpose Al model Purpose Service Service	
1101 Terms Variant	1102
Art. 111, 1 Without prejudice to the application of Article 5 as referred to in Article 113(3), point (a), Al systems which are components of the	1102
large-scale IT systems established by the legal acts listed in Annex X that have been placed on the market or put into service before 2 August 2027 shall be brought into compliance with this Regulation by 31 December 2030. The requirements laid down in)
this Regulation shall be taken into account in the evaluation of each large-scale IT system established by the legal acts listed in Annex X to be undertaken as provided for in those legal acts and where those legal acts are replaced or amended. Begulation Service	
System System	
	-
1102	

and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act		aiopen Hosting and developing
Art. 111, 2		4	Terms Vari	iant 1103
Without prejudice to the application of Article 5 as referred to in Article 113(3), point (a), this Regulation shall apply to operators of high-risk AI systems, other than the systems referred to in paragraph 1 of this Article, that have been placed on the market or put			Authority	
into service before 2 August 2026, only if, as from that date, those systems are subject to significant changes in their designs. In			Deployer High-risk	
any case, the providers and deployers of high-risk AI systems intended to be used by public authorities shall take the necessary steps to comply with the requirements and obligations of this Regulation by 2 August 2030.			Obligation	
Steps to somply with the requirements and obligations of this regulation by 2 ragust 2000.			Provider	
			Regulation Risk	
			Service	
			Subject	
1103		<u> </u>		▼
Art. 111, 3		<u> </u>	Terms Vari	
Providers of general-purpose AI models that have been placed on the market before 2 August 2025 shall take the necessary steps			Al model General-purpose Al m	nodel
in order to comply with the obligations laid down in this Regulation by 2 August 2027.			General-purpose Al m	
			Obligation Provider	
			Purpose	
			Regulation	
1104		<u> </u>		-
Art. 112		<u> </u>	Terms Vari	
Evaluation and review			Evaluation (See also:	Evaluating)
1105		<u> </u>		
Art. 112.a		4	Terms Vari	
			-	
		<u>-</u>		
1106				

Al Act: Articles Standard Al Act Articles Whereas Annexes Terminology

Al Act: Articles Standard Al Act Al Act Sub-articles and sub-articles connections Annexes Annexes	oping & ninology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
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		Terms Variant 1107 Amendment Assessment Prohibited AI
power laid down in Article 97. The Commission shall submit the findings of that assessment to the European Parliament and the Council.		Regulation
1107	<u></u>	▼
Art. 112, 2		Terms Variant 1108
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:		
1108	<u> </u>	▼
Art. 112, 2(a) the need for amendments extending existing area headings or adding new area headings in Annex III;		Terms Variant 1109 Amendment
	7	
1109 Art. 112, 2(b)		Terms Variant 1110
amendments to the list of AI systems requiring additional transparency measures in Article 50;		Al system Amendment Transparency
		Tunquany
1110	¥	▼

Al Act: Articles Standard Al Act Articles Whereas Annexes Term	ping & inology			Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act	Annexes and relative Article in Al Act		appen Hosting and developing
Art. 112, 2(c)		+ +	Terms Vari	
amendments enhancing the effectiveness of the supervision and governance system.			Effectiveness	
			Governance Supervision	
			System	
		<u> </u>		
1111		1		
Art. 112, 3			Terms Vari	ant 1112
By 2 August 2029 and every four years thereafter, the Commission shall submit a report on the evaluation and review of this Regulation to the European Parliament and to the Council. The report shall include an assessment with regard to the structure of			Assessment Evaluation (See also:	Fresh satisfact
enforcement and the possible need for a Union agency to resolve any identified shortcomings. On the basis of the findings, that report shall, where appropriate, be accompanied by a proposal for amendment of this Regulation. The reports shall be made			Regulation (See also.	Evaluating)
public.			?	
	-	-		
1112				
Art. 112, 4		1	Terms Vari	ant 1113
The reports referred to in paragraph 2 shall pay specific attention to the following:				
442	,	₹		<u></u>
1113			Terms Vari	
Art. 112, 4(a) the status of the financial, technical and human resources of the national competent authorities in order to effectively perform the		1	Authority Human	
tasks assigned to them under this Regulation;			National competent au	ithority
			Regulation Resource	
			Task	
1114		<u></u>		▼

Al Act: Articles Standard Al Act Al Act Sub- articles Annexes Annexes	pping & minology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
Art. 112, 4(b)		Terms Variant 1115 Administrative fine
the state of penalties, in particular administrative fines as referred to in Article 99(1), applied by Member States for infringements of this Regulation;		Fine Infringement
		Penalty Regulation
	<u></u>	
1115		Terms Variant 1116
Art. 112, 4(c) adopted harmonised standards and common specifications developed to support this Regulation;		Common specification Harmonised standard
		Regulation Specification
		Support
1116	<u> </u>	▼
Art. 112, 4(d)		Terms Variant 1117 Regulation
the number of undertakings that enter the market after the entry into application of this Regulation, and how many of them are SMEs.		SME
	<u></u>	
1117		Terms Variant 1118
Art. 112, 5 By 2 August 2028, the Commission shall evaluate the functioning of the Al Office, whether the Al Office has been given sufficient		Al Office Evaluation (See also: Evaluating)
powers and competences to fulfil its tasks, and whether it would be relevant and needed for the proper implementation and enforcement of this Regulation to upgrade the Al Office and its enforcement competences and to increase its resources. The		Regulation Resource
Commission shall submit a report on its evaluation to the European Parliament and to the Council.		Task
1118	v v	▼

Al Act: Articles Standard Al Act Al Act sub-articles Whereas Annexes	Mapping & Terminology	Technical Committee
and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act	aiopen Hosting and developing
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. 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		Terms Variant 1119 Al model
systems and possibly other additional requirements for AI systems other than high-risk AI systems, including as regards environmental sustainability.		Flak Sustainability (See also: Sustainable)
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.		Authority Information National competent authority
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

Al Act: Articles Standard Al Act Sub-articles connections Whereas Annexes Teles	apping & rminology	Technical Committee 533 Al
and sub-articles connections	Al ACT and relative Article in Al Act Article in Al Act Article in Al Act	aiopen Hosting and developing
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. 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	Al ACT and relative Article in AI Act Annexes and relative Article in AI Act Annexes and relative Article in AI Act	•
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:		? Risk
Art. 112, 11(a)	<u> </u>	Terms Variant 1125
the list set out in Annex III, including the extension of existing area headings or the addition of new area headings in that Annex; 1125 Art. 112, 11(b) the list of prohibited practices set out in Article 5; and		Terms Variant 1126
1126	<u> </u>	v

and sub-articles connections	AI ACT and relative Article in AI Act	Annexes and relative Article in Al Act		alopen Hosting and developing
Art. 112, 11(c)			Terms Varia	1127
the list of AI systems requiring additional transparency measures pursuant to Article 50.			Transparency	
		-		
1127		- <u>-</u>		▼
Art. 112, 12 Any amendment to this Regulation pursuant to paragraph 10, or relevant delegated or implementing acts, which concerns sectoral			Terms Varia Amendment Assessment	int 1128
Union harmonisation legislation listed in Section B of Annex I shall take into account the regulatory specificities of each sector, and the existing governance, conformity assessment and enforcement mechanisms and authorities established therein.			Authority	
,			Conformity assessmen	t
			Governance Regulation	
1128			Terms Varia	▼
Art. 112,13 By 2 August 2031, the Commission shall carry out an assessment of the enforcement of this Regulation and shall report on it to		<u> </u>	Amendment	int 1129
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the European Parliament, the Council and the European Economic and Social Committee, taking into account the first years of application of this Regulation. On the basis of the findings, that report shall, where appropriate, be accompanied by a proposal for			Assessment Regulation	
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Technical Committee

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Art. 113.a		Terms Variant 1131
This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union. It shall apply from 2 August 2026. However:		
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1131		Terms Variant 1132
Art. 113, (a) Chapters I and II shall apply from 2 February 2025;		
1132	▼	
Art. 113, (b)		Terms Variant 1133
Chapter III Section 4, Chapter V, Chapter VII and Chapter XII and Article 78 shall apply from 2 August 2025, with the exception of Article 101;		
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1133		Town Market
Art. 113, (c) Article 6(1) and the corresponding obligations in this Regulation shall apply from 2 August 2027.		Terms Variant 1134 Obligation Regulation
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