

Decoding the EU AI Act

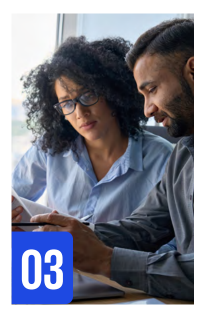
Understanding the Al Act's impact and how you can respond

KPMG. Make the Difference.

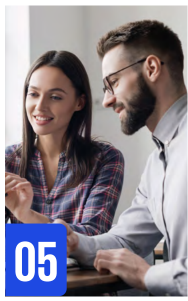


KPMG International | kpmg.com/trustedai

Contents



Introduction



Executive summary



Examining the Al Act's impact and scope



Unravelling the Al Act's key components



Next steps





Impact and scope

Artificial Intelligence (AI) is offering new benefits to society and businesses, aiming to transform the workplace and major industries along the way. Simply put, the race is on to embrace the remarkable and evolving power of AI and automation.

As KPMG's <u>Global Tech Report 2023</u> reveals, most global executives (62 percent) report an increase in performance or profitability from digital transformation initiatives related to Al and machine learning over the past 24 months. And 68 percent say these technologies will play a 'vital' role in helping them achieve their business objectives over the next three years, while 57 percent believe Al and machine learning will be 'important' in meeting short-term objectives.

But as the worldwide Al proliferation in business and our everyday lives unfolds, there is a critical need for guardrails and legislation to deal with significant new risks regarding the appropriate and ethical use, development and distribution of Al. According to Trust in artificial intelligence, a global survey conducted by KPMG Australia and the University of Queensland, three in five people are wary about trusting Al systems, and 71 percent expect Al to be regulated. More recently, CEOs from global tech giants called for greater Al regulation at a meeting on Capitol Hill to protect people from the worst effects of Al.

In response, the European Union (EU) has reached a ground-breaking provisional agreement on a comprehensive Artificial Intelligence Act (AI Act) that takes a risk-based approach to protecting fundamental rights, democracy, the rule of law and environmental sustainability. Though it's expected to become law in 2024, with compliance expected by 2025, this legislation — the first of its kind — is anticipated to emerge as the de-facto new global standard for AI regulation.

With the introduction of the AI Act, the EU aims to strike a balance between fostering AI adoption and ensuring individuals' right to responsible, ethical and trustworthy use of AI. In this paper, we explore what the AI Act may mean to your organization and examine the structure of the AI Act, the obligations it imposes, the timelines for compliance and the action plan that organizations should consider.



Organizational leadership should drive initiatives in line with the Al Act, company brand, values and risk tolerance to promote responsible use of Al. This can help promote ethical development, regulatory compliance, risk mitigation and stakeholder trust.

David Rowlands

Global Al Leader KPMG International



Al should be developed and used with a focus on safety and ethics, turning technological advancement into a positive force for society. The EU Al Act will help foster innovation while protecting end-users.

Laurent Gobbi

Global Trusted AI Leader KPMG International

¹ European Parliament. (December 9, 2023). Artificial Intelligence Act: deal on comprehensive rules for trustworthy AI [Press release].





The Al Act aims to regulate the ethical use of Al

Al holds immense promise to expand the horizon of what is achievable and to impact the world for our benefit — but managing Al's risks and potential known and unknown negative consequences will be critical. The Al Act is set to be finalized in 2024 and aims to ensure that AI systems are safe, respect fundamental rights, foster Al investment, improve governance, and encourage a harmonized single EU market for AI.

Most Al systems need to comply with the Al Act by the first half of 2026

The Al Act's definition of Al is anticipated to be broad and include various technologies and systems. As a result, organizations are likely to be significantly impacted by the Al Act. Most of the obligations are expected to take effect in early 2026. However, prohibited Al systems will have to be phased out six months after the Al Act comes into force. The rules for governing general-purpose AI are expected to apply in early 2025.2

Providers and users of high-risk Al systems face stringent obligations

The AI Act applies a risk-based approach, dividing AI systems into different risk levels: unacceptable, high, limited and minimal risk.3

High-risk AI systems are permitted but subject to the most stringent obligations. These obligations will affect not only users but also so-called 'providers' of Al systems. The term 'provider' in the Al Act covers developing bodies of Al systems, including organizations that develop AI systems for strictly internal use. It is important to know that an organization can be both a user and a provider.

Providers will likely need to ensure compliance with strict standards concerning risk management, data quality, transparency, human oversight, and robustness.

Users are responsible for operating these AI systems within the Al Act's legal boundaries and according to the provider's specific instructions. This includes obligations on the intended purpose and use cases, data handling, human oversight and monitoring.

Guardrails for general AI systems

New provisions have been added to address the recent advancements in general-purpose AI (GPAI) models, including large generative Al models.4 These models can be used for a variety of tasks and can be integrated into a large number of Al systems, including high-risk systems, and are increasingly becoming the basis for many AI systems in the EU. To account for the wide range of tasks AI systems can accomplish and the rapid expansion of their capabilities, it was agreed that GPAI systems, and the models they are based

on, may have to adhere to transparency requirements. Additionally, high-impact GPAI models, which possess advanced complexity, capabilities, and performance, will face more stringent obligations. This approach will help mitigate systemic risks that may arise due to these models' widespread use.5

The Al Act does not affect existing Union law

Existing Union laws, for example, on personal data, product safety, consumer protection, social policy, and national labor law and practice, continue to apply, as well as Union sectoral legislative acts relating to product safety. Compliance with the AI Act will not relieve organizations from their pre-existing legal obligations in these areas.

Understanding the AI Act's impact on your organization will be pivotal to success

Organizations should take the time to create a map of the AI systems they develop and use and categorize their risk levels as defined in the Al Act. If any of their Al systems fall into the limited, high or unacceptable risk category, they will need to assess the Al Act's impact on their organization. It is imperative to understand this impact — and how to respond — as soon as possible.



² European Commission. (December 12, 2023). Artificial Intelligence — Questions and Answers [Press release].

³ European Council. (December 9, 202). Artificial Intelligence Act Trilogue: Press conference — Part 4. [Video].

⁴ European Parliament. (March 2023). General-purpose artificial intelligence [Background material].

⁵ European Commission. (December 12, 2023). Artificial Intelligence — Questions and Answers [Press release].



The European Commission (EC) proposed the Al Act in April 2021. As of December 2023, the European Parliament, the European Council and the European Commission have reached a provisional agreement to make the Al Act law.

The proposed Al Act is expected to reshape how we think about and manage Al similarly to what has happened in data privacy over the last couple of years. Expected to become law in 2024, the Al Act will likely have an immediate wide-ranging impact on any business operating in the EU that offers AI products. services or systems. The law introduces a definition for Al in the EU, categorizes Al systems by risk, lays out extensive requirements and necessary safeguarding mechanisms for AI systems, and establishes transparency obligations.

What it aims to do?

The EC aims to balance promoting AI development and boosting innovation with managing emerging risks effectively. This is reflected in the objectives of the proposal:6

- Ensuring that AI systems on the EU market are safe and respect public rights and values.
- Providing legal certainty to facilitate investment and innovation in Al systems.
- Enhancing governance and effective enforcement of ethics and safety requirements.
- Facilitating the development of a single EU market for lawful, safe, trustworthy Al applications while preventing market fragmentation.

Through our lens: The potential impact of the Al Act

Stimulate the positive

- Stimulate innovation through regulatory sandboxes where small and medium-sized enterprises can test their Al systems without imminent regulatory scrutiny.
- Promote harmonization of standards, codes of conduct and certification.
- Offer greater transparency regarding AI systems.
- Create a level playing field for those involved.
- Safeguard fundamental rights and provide legal certainty for individuals residing in the EU.

Adopt best practices

- Categorize your AI systems and understand the associated risks.
- Impose more stringent requirements for high-risk Al systems (obligatory risk management, data governance, technical documentation, etc.).

- Carry out conformity assessments and postmarket monitoring for high-risk Al systems.
- Establish effective oversight and enforcement mechanisms.

Manage and reduce risks

- Prohibit unacceptable risks in Al systems.
- Avoid fundamental rights violations.
- Prevent the use of subliminal or unethical techniques that might influence or distort a person's behavior in such a way that it causes harm to that person or another person.
- Minimize bias that could result in unfair or inadequate outcomes.
- Restrict the exploitation of vulnerable people or groups due to their age, disability, political opinion or other factors.

⁶ European Commission. (April 21, 2021). Proposal for a Regulation of the European Parliament and of the Council, "Laying Down Harmonised Rules on Artificial Intelligence (Artificial Intelligence Act) and Amending Certain Union Legislative Act."



Impact and scope

To achieve these objectives, the AI Act applies a risk-based approach. This allows for establishing specific minimum requirements to address the risks and problems linked to AI systems without unduly constraining or hindering technological development or disproportionately increasing costs relating to placing AI systems on the market.

Who will be affected?

Most organizations, both inside and outside the EU, are developing or using AI systems that will likely qualify as AI under the scope of the AI Act. Given the short implementation period, however, organizations should gain a profound understanding of the AI systems they are developing and/or deploying and how they measure up to the AI Act's requirements.

What parties are covered?

- Any provider placing Al systems on the market or putting them into service within the EU, regardless of location.
- Any provider of Al systems located outside the EU, whose system output can or is intended for use in the EU.
- Any provider of AI systems located in the EU.
- Any importer or distributor placing Al systems on the market or making them available within the EU.
- Product manufacturers placing products with AI systems on the market or putting them into service within the EU under their name or trademark.
- Users of AI products and services within the EU.

What is not covered?

- Al systems developed or used exclusively for military purposes.
- Al systems used by public authorities or international organizations in non-Union countries when used for law enforcement or judicial cooperation with the EU under a framework of international agreements.
- Al systems developed and used for the sole purpose of scientific research and discovery.
- Al systems in the research, testing, and development phase before being placed on the market or put into service (this includes free and open-source Al components).
- People using AI for personal use.

In the same way the General Data Protection Regulation (GDPR) is enforced, the EC understands that non-European entities selling their products in European markets should be regulated similarly to the member states. The EU is expected to be the center ground for global AI standards, with divergence in the US and possibly the UK. Like the GDPR, the AI Act will have and extra-territorial effect.

Who is affected in your organization?

Executives who manage compliance, data governance and the development, deployment and use of AI technologies will likely see their roles and responsibilities impacted by the AI Act. Beyond senior roles in the organization, the Board of Directors and various Governance Committees may also be

affected, and they should develop awareness and knowledge. Given the broad definition of AI and the current pace of proliferation, organizations should take a holistic approach. Senior executives should collaborate on purposeful innovation and development, risk management, and governance of AI systems to achieve compliance with the AI Act.

How it will be enforced and what are the penalties

The EC has proposed a structure for enforcing AI provider requirements by establishing an Artificial Intelligence Board and Expert Group. Both parties sit at the EU level and are responsible for:

- Contributing to effective collaboration with national supervisory authorities.
- Providing recommendations for best practices.
- Ensuring consistent application of the regulation.

Each member state will be expected to create or designate a National Competent Authority to ensure the implementation of the regulation and to safeguard the objectivity and impartiality of their activities.

The EU's proposed regulation will likely have a far-reaching impact on all organizations leveraging the vast power of AI, and the consequences of noncompliance could range from restricting market access to significant fines depending on the level of noncompliance. Fines may range from 35 million euros or 7 percent of global turnover to 7.5 million or 1.5 percent of turnover, depending on the infringement and size of the company.⁷

⁷ European Parliament. (December 9, 2023). Artificial Intelligence Act: deal on comprehensive rules for trustworthy Al [Press release]









When will it apply?

Key components

Most of the obligations outlined in the Al Act are expected to become effective by the first half of 2026. Prohibitions are anticipated to take effect by the end of 2024, and obligations regarding generalpurpose AI (GPAI) are expected to take effect as early as 2025. GPAI refers to AI systems that perform generally applicable functions, such as image and speech recognition, audio and video generation, pattern detection, question answering, translation and others, but can have a wide range of possible uses, both intended and unintended. These systems may be utilized as high-risk AI systems or incorporated as components of other high-risk Al systems.



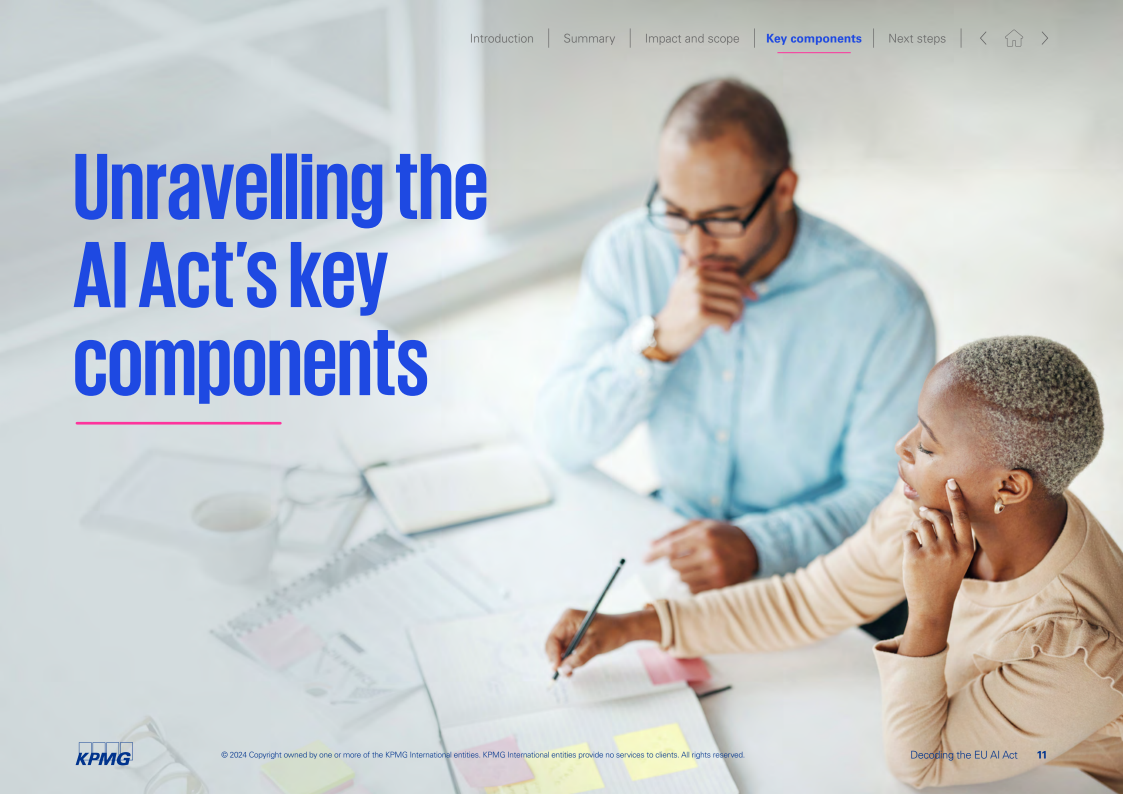
December 2022 The Council has adopted

its common position

('general approach')

April 2021

on the Al Act.



The Al Act is a comprehensive document designed to help provide a clear definition of artificial intelligence, enabling EU-wide alignment and consistency with other Union laws and regulations. The Al Act's primary goal is to establish a uniform and horizontal legal framework to promote the uptake of Al systems while providing a high level of protection against their harmful effects. This framework can help to build trust in Al technology and give individuals and organizations greater confidence in using it.

Defining artificial intelligence

The AI Act applies a broad definition of an AI system derived from the recently updated Organisation for Economic Co-operation and Development (OECD) definition. While the AI Act's text is not yet publicly available, the OECD definition is as follows:

"An AI system is a machine-based system that, for explicit or implicit objectives, infers, from the input it receives, how to generate outputs such as predictions, content, recommendations, or decisions that can influence physical or virtual environments. Different AI systems vary in their levels of autonomy and adaptiveness after deployment.8"

This definition is deliberately kept broad to cover the whole spectrum, from simpler technologies and systems focusing on single-use cases to advanced applications of deep learning and generative AI. As a result, **the AI Act's scope became much wider** than initially anticipated, extending significantly beyond our more recent understanding of advanced and generative AI. The AI Act's defined scope has several exemptions for AI systems, such as those used for military or defense purposes and limited exemptions for free and open-source systems.

Al risk framework and requirements

The AI Act defines a framework to understand the risks associated with AI. It classifies AI systems based on their potential risks and divides them into different categories depending on the data they capture, and the decisions or actions taken with that data.

EU obligations will vary depending on the category of AI being used. While an agreement on the context has been reached, the final text of the regulations is not yet available. However, the following sections summarize the obligations stipulated under the AI Act, based on the publicly available information ⁹

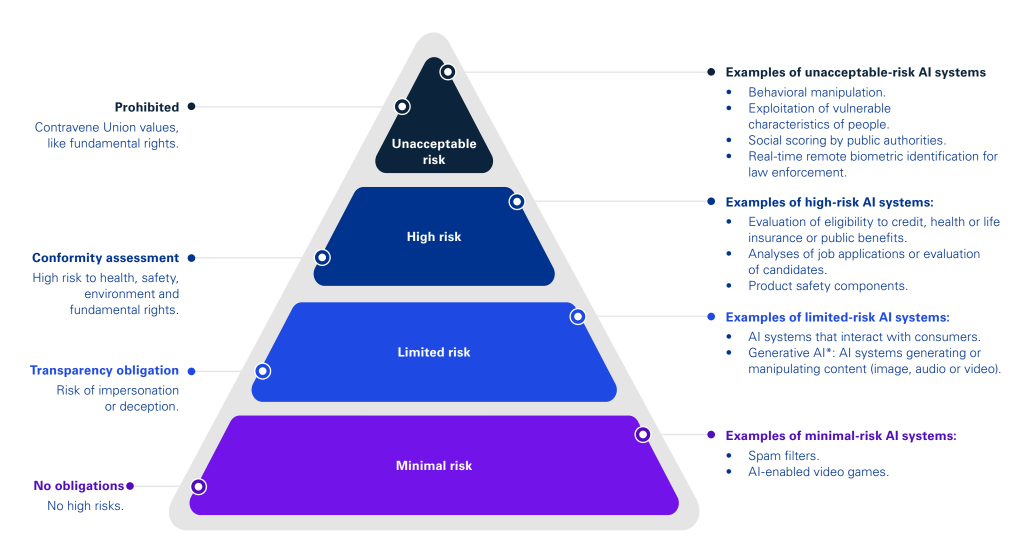
⁹ European Commission. (April 21, 2021). Proposal for a Regulation of the European Parliament and of the Council, "Laying Down Harmonised Rules on Artificial Intelligence (Artificial Intelligence Act) and Amending Certain Union Legislative Act."





⁸ Note that the earliest version of the AI Act defines AI systems as systems that were developed using one of the following techniques and approaches: (a) Machine learning approaches, including supervised, unsupervised, and reinforcement learning, using a wide variety of methods, including deep learning. (b) Logic- and knowledge-based approaches, including knowledge representation, inductive (logic) programming, knowledge bases, inference and deductive engines, (symbolic) reasoning and expert systems. (c) Statistical approaches, Bayesian estimation, search and optimization methods.

The Al Act takes a risk-based approach



^{*} Further specific obligations to generative AI and foundation models will apply outside of this risk-based approach



Unacceptable-risk Al systems

Which Al systems are covered? Al systems that enable manipulation, exploitation and social control practices are seen as posing an unacceptable risk. This category prohibits Al for the following purposes:

- Manipulation that harms or is likely to harm an Al user or another person.
- Exploiting vulnerabilities of a specific group of persons.
- Social scoring leading to detrimental or unfavorable treatment in social contexts.
- Indiscriminate scraping of facial images.
- Emotion recognition software in the workplace and education (with some exceptions).
- Use of AI that categorizes persons based on sensitive traits such as race, political opinions or religious beliefs.
- Predictive policing on individuals (risk scoring for committing future crimes based on personal traits).
- Remote biometric identification of people (partial ban with some exceptions in law enforcement).

What are the obligations related to this category? Since the Al systems in this category pose an unacceptable risk, their use is prohibited.

High-risk Al systems

Which Al systems are covered? All systems that negatively affect safety or fundamental rights will be considered high risk and will be divided into two categories: 1) All systems that are used in products falling

under the EU's product safety legislation. This includes toys, aviation, cars, medical devices and elevators. 2) Al systems falling into specific areas that will have to be registered in an EU database.⁸ These include:

Summary

- Critical infrastructure, such as the supply of utilities.
- Educational and vocational training, for example, automated scoring of — or exclusion from — exams.
- Employment, workers management and access to self-employment, for example, automated recruitment and application triage.
- Access to essential private and public services and benefits (e.g. healthcare), creditworthiness evaluation of natural persons, and risk assessment and pricing in relation to life and health insurance.
- Law-enforcement systems that may interfere with fundamental rights, such as automated risk scoring regarding potential offenders, deepfake detection software and evidence reliability scoring.
- Migration, asylum and border control management, for example, verification of authenticity of travel documents and visa and asylum application examinations.
- Administration of justice and democratic processes, for example, legal interpretation tools to assist judicial authorities.

Most organizations use these high-risk AI systems, such as AI for recruitment purposes.

It is also important to note that the Commission can add more uses to the high-risk AI systems category through delegated acts. This is discussed further in the 'Next steps' section of this report.

What are the obligations related to this category?

Since the AI systems in this category are considered high-risk, they are subject to the most stringent regulatory requirements:

- Adequate risk management to identify, evaluate and mitigate risks during the lifecycle of the AI system. This obligation will, in effect, require implementing a dedicated risk management system and the completing documented risk assessments, which must be completed continuously; they must be living documents.
- Appropriate data governance and management practices (training, validation and testing) to ensure dataset quality. This is a key obligation to help ensure that datasets do not lead to discrimination or inaccurate results. Notably, sensitive personal data must not be included unless included to ensure that both inputs and outputs are not discriminatory.
- Technical documentation must demonstrate compliance with obligations and allow for compliance assessments.
- Logging of events to ensure traceability of the system's functioning.
- Record keeping regarding tracing and monitoring high-risk situations, conforming to standards, and ensuring that the Al systems' output has not led to any discriminatory effects.
- Minimum logging must include usage, data and personnel identification.
- Registration in the EU database for high-risk AI systems.

⁸ European Parliament. (December 19, 2023). EU AI Act: first regulation on artificial intelligence.



Impact and scope

- Transparency obligations to enable correct Al interpretation and use, accompanied by instructions in an appropriate digital format.
- Implementation of appropriate human oversight.
- Appropriate levels of accuracy, robustness and cybersecurity.

High-risk AI systems will be subject to conformity assessment procedures to determine whether they comply with the AI Act's requirements. As a final step before providers place them on the market, a declaration of conformity must be signed, and the AI system must affix the CE mark confirming European conformity. However, the specifics of such standards still need to be clarified.

Post-market monitoring obligations will apply once the AI system is on the market. This includes reporting serious incidents or malfunctions of high-risk AI systems to the relevant market surveillance authorities.

What are the obligations of the deployers?

Deployers of high-risk AI systems, including public bodies and private entities providing essential services, such as banks, insurers, hospitals, and schools, bear specific obligations to ensure responsible use. These obligations include:

- Completing a fundamental rights impact assessment (FRIA) before deploying the AI system.
- Implementing of human oversight by trained individuals.
- Ensuring that input data is pertinent to the system's intended use.
- Suspending system usage in case of national-level risks.
- Reporting serious incidents to the AI system provider.
- Retaining automatically generated system logs.

- Complying with registration requirements if the user is a public authority.
- Adhering to GDPR obligations for data protection impact assessments.
- Verifying compliance with the AI Act and ensuring all relevant documentation is available
- Informing individuals about the potential use of high-risk AI.

Importers and distributors, before introducing a highrisk AI system to the market, share the responsibility of verifying compliance, documenting relevant information, and engaging in communication with the provider and market surveillance authorities.

General-purpose AI, foundation models and generative AI

Which AI systems are covered? General-purpose AI (GPAI) and foundation models were not defined in the original proposal but have been included in the current version to address situations where AI systems serve various purposes or are integrated into other highrisk systems.

- GPAI systems are intended to perform generally applicable functions such as image/speech recognition, audio/video generation, pattern detection and other applications. Well-known examples include generative AI applications such as ChatGPT and Dall-E.
- Foundation AI models are trained on broad data at scale, designed for the generality of output, and can be adapted to a wide range of tasks.
 A well-known example is GPT-4, the foundation model under the latest ChatGPT.



What are the obligations related to this category?

GPAI systems must comply with transparency requirements. These include technical documentation, complying with EU copyright law and providing information on AI training data.

For the most powerful foundation models, more stringent obligations will apply. Providers must: conduct model evaluations, assess and mitigate systemic risks, conduct adversarial testing, report to the Commission on serious incidents and ensure cybersecurity and energy efficiency.

The rationale behind regulating this category of Al systems separately is the supply chain dynamics: foundational models are likely to continue to be an important source for downstream Al 'providers' and Al 'users' who reuse these models for more specific applications. Because of these downstream actors lack of control and bargaining position against providers of foundational models, the providers of these models are being required under the Act to assume a targeted share of the regulatory responsibility. This is also an area we address in the next steps section of the report.

Limited-risk Al systems

Which Al systems are covered? Some Al systems intended to interact with natural persons or generate content would not necessarily qualify as high-risk Al systems but may entail risks of impersonation or deception. This includes the outputs of most generative Al systems. In practice, the following Al systems are to be identified in this category:

Summary

- Chatbots, such as ChatGPT-based systems.
- Emotion-recognition systems.

© 2024 Copyright owned by one or more of the KPMG International entities. KPMG International entities provide no services to clients. All rights reserved.

- Biometric-categorization systems.
- Systems generating 'deepfake' content.

What are the obligations related to this category?

Al systems in this category are subject to transparency obligations. Unlike high-risk systems that impact development and risk management in a broad sense, obligations for limited-risk systems focus on outputs and users:

 People must be informed that they are interacting with an AI system.

- People exposed to a (non-prohibited) emotion recognition or biometric system must be informed about the system's presence.
- Deepfake content must be disclosed as being artificially generated or manipulated.

Minimal-risk Al systems

Which AI systems are covered? The AI Act does not define this category. It includes AI systems not in other categories, like AI-enabled video games or spam filters.

What are the obligations related to this category?

This Al category will not be subject to stringent obligations except for adhering to general product safety standards. Nevertheless, the promotion of establishing codes of conduct is strongly encouraged to foster wider adoption of reliable Al within the EU.





As the agreed text of the Al Act awaits formal adoption by the European Parliament and the European Council to become EU law, organizations can proactively begin preparing for compliance.

Summary

The first step is to ensure the right people in your organization start preparing for these upcoming regulatory requirements as soon as possible. Early engagement gives you more time to understand the requirements and their impact across the Al lifecycle. The Al Act identifies various roles, including legal, privacy, data science, risk management and procurement professionals. A multidisciplinary task force responsible for compliance with the Al Act should cover this full range of expertise.

The second step is to comprehensively understand AI systems developed or used in your organization and categorize them based on the risk levels defined in the AI Act. If any of your AI systems fall into the minimal, high, or unacceptable risk category, you may be required to make significant changes to processes and operations before 2026 or sooner for AI systems with unacceptable risk. It is crucial to have a clear plan of what needs to be done as quickly as possible to manage the necessary organizational transformation and ensure timely compliance with the new legal framework when it comes into effect.

Here is a list of key actions your organization can take immediately and in the long term to help ensure sustainable compliance with current regulations and future developments in the AI regulatory landscape.

Key actions for the short-term



Define the appropriate governance

- Define policy to identify risk levels for Al systems: Determine how to categorize your Al systems based on the risk categories outlined in the Al Act. It's worth noting that the list of prohibited and high-risk Al systems in the Al Act may be expanded. To avoid costly remediation, your policy should take into consideration the legislative reasoning behind these categories:

 prohibited Al systems may enable manipulative, exploitative and social control practices; and
 high-risk Al systems may have a significant negative impact on the health, safety and fundamental rights of individuals in the Union.
- Manage stakeholder expectation:
 Communicate transparently with all stakeholders, including customers and partners, about how

- your company addresses the AI Act requirements and outlines expectations and requirements for each stakeholder group in managing ongoing compliance.
- Implement (or improve) your Al governance framework: Implement standards and good practices for Al system development, deployment and maintenance in alignment with the Al Act's requirements and other emerging regulatory standards to ensure consistency and scalability. Here again, leveraging an automated solution to manage various aspects of compliance mapping, obligations tracking, and workflow management can help.
- Set up sustainable data management
 practices: Implement and maintain robust data
 governance frameworks that ensure long-term data
 quality, security and privacy agile and adaptable
 to future technological and regulatory changes.

Policy. Communication. Governance. Data.







Know your risks

- Prioritize and manage AI risks adequately: Understand the risks that AI systems pose internally and externally to the public, your organization, stakeholders and the entire ecosystem. This includes understanding what a fundamental rights impact assessment and a systemic risk assessment cover (to the extent relevant). Review and, if necessary, update your data handling practices to ensure they comply with applicable laws, regulations and industry good practice, including data privacy and security.
- Perform inventory and classify current Al landscape: Review existing Al systems and use cases and categorize them to identify highrisk systems requiring compliance with the Al Act. Leveraging an automated detection and identification solution, such as automating intake questionnaires or implementing a workflow platform, can aid in accelerating the discovery, inventory and classification activities required to support and map compliance obligations.
- Conduct a gap analysis: Conduct a thorough gap analysis to identify areas of noncompliance and develop an action plan to address these gaps. This analysis could be expedited using an automated or rapid Al assessment approach

- against established governance frameworks or Al Act compliance obligations.
- Test Al systems thoroughly: Ensure the Al systems operate as intended. The Al Act also established a regulatory sandbox that can be used for testing.
 Leveraging automated threat detection, analysis and intelligence solutions can drastically reduce the effort required to support testing and technical documentation requirements outlined in the Al Act.
- Define third party risk management process: Enhance your third party risk assessments to cover Al-specific considerations. If your organization uses foundational models to develop more specific applications, you should continually monitor how those providers intend to comply with the Al Act. Determine what technical documentation they will make available to enable you to manage your risks and the downstream impact on you. Such providers are likely to make their 'acceptable use' policies more stringent to avoid the risk that their GPAI models are used for purposes outside the risks they have assessed against.

Prioritize. Classify. Assess gaps. Test.



Initiate actions requiring a scaled approach

- Automate system management and evaluation: Optimize, automate and streamline Al system management processes, ensuring models are transparent, explainable and trustworthy. Leverage automation to extract and map technical metrics and data from Al system and application metadata to your governance framework, enabling automated compliance and management processes.
- Document and keep record: Establish a
 documentation repository and management
 system to ensure appropriate documentation
 processes are in place to ensure AI systems are
 well-documented and compliant with the AI Act.
- Train employees on Al ethics and compliance:
 Educate your workforce on the Al systems' legal
 and ethical implications and intended use, ensuring
 they are prepared to handle new responsibilities
 and compliance tasks.
- Consumer terms and conditions: Where using AI Systems with consumers, consider whether:
 (i) changes are required to your terms and conditions, privacy policy and consent notices;
 (ii) develop your 'explainability' statement to enable consumers to understand the decision-making processes of your AI systems.

Automate, Document, Train, Protect.



Summary



Key actions for the mid-to long-term



Anticipate regulation impact on your business

- Build consumer trust through transparency: Prioritize transparency in AI operations to build and maintain public trust, ensuring long-term viability and acceptance of AI solutions.
- Align strategically with regulatory changes: Align your business strategies with the evolving regulatory landscape of Al, anticipating future amendments to the Al Act.
- Collaborate and keep an open dialogue:
 Participate in industry discussions and policymaking processes related to AI regulation to influence and stay ahead of future regulatory trends.



Develop ethics and governance

- Prioritize long-term investment in Al ethics and governance: Establish a dedicated team or department for Al ethics and governance to continuously monitor and guide Al practices in line with regulatory requirements.
- Maintain ongoing Al literacy and training programs: Develop long-term training programs to enhance Al literacy across the organization, fostering a culture of ethical Al use and compliance.



Embed trusted Al in innovation, design and control

- Innovate within ethical boundaries:
 Foster an environment of innovation that respects ethical boundaries and regulatory requirements, balancing technological advancement with social responsibility.
- Implement trusted AI and security by design: Adapt the building of AI systems to include Trusted AI and AI Security in the design phase.
- Audit and update the AI system regularly: Conduct periodic reviews and updates of AI systems to ensure ongoing compliance and to integrate advancements in AI transparency and explainability.



How this connects with what we do

We believe in the transformative power of Al and that it can only reach its full potential when it is paired with human expertise, ingenuity and effective risk management.

At KPMG, our purpose is to inspire confidence and empower change. Tracing our origins back over 150 years, KPMG people have played a leading role in harnessing the power of new technologies and providing assurance and direction in implementing them.

By combining deep industry expertise and process know-how with leading technology alliances, KPMG professionals are accelerating value from Al and making the difference for clients, people and communities all around the world.

Many aspects of the AI Act will be challenging for organizations to implement and address, especially in terms of technical documentation for the testing, transparency and explainability of AI applications. Adding to this challenge is the fact that every AI application comes with its own business processes, impacts and risks.

KPMG professionals can help you streamline your compliance journey and successfully adapt to the challenges of the AI Act. Our team can operationalize and scale your AI governance, management, and monitoring programs, while sharing key learnings from prior engagements and our own AI automation journey to help improve processes and policies.

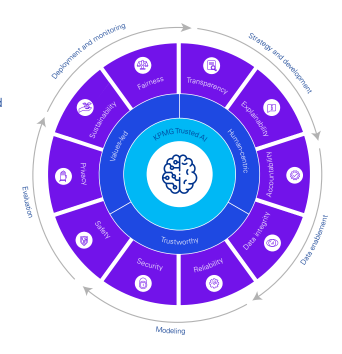
KPMG Trusted AI

KPMG Trusted AI is our strategic approach and framework to designing, building, deploying and using AI solutions in a responsible and ethical manner so we can accelerate value with confidence. It was developed based on the combination of our extensive experience in AI risk management and input from existing global standards.

This multi-faceted framework provides coverage across operational business lines, compliance lines and internal audit — integrating broad expertise in AI solutions, governance and assessment. It is designed with controls and tools to help establish trustworthy and ethical assessment, design and deployment of your AI systems.

We offer a broad approach that enables your organization to effectively manage these upcoming regulatory changes. Through our services, we assist you in embarking on your transformation and compliance journey aligned with and customized to your business requirements.

To learn more visit: kpmg.com/trustedai





Acknowledgments

We would like to sincerely thank the following subject matter professionals for contributing to this report.

Leanne Allen

Partner KPMG in the UK leanne.allen@kpmq.co.uk

Stuart Fuller

Partner **KPMG** Australia stuartfuller@kpmg.com.au

Paul Henninger

Partner KPMG in the UK paul.henninger@kpmg.co.uk

Francois Maartens Heynike

KPMG Law in Germany fheynike@kpmg-law.com

Dirk Distelrath

Director **KPMG** in Germany ddistelrath@kpmg.com

Sylvia Klasovec Kingsmill

Partner KPMG in Canada skingsmill@kpmg.ca

Vincent Maret

Partner **KPMG** in France vmaret@kpmq.fr

Bryan McGowan

Principal KPMG in the US bmcgowan@kpmg.com

Matthew Miller

Principal KPMG in the US matthewpmiller@kpmg.com

Melinda Rankin

Associate Director **KPMG** Australia mrankin1@kpmg.com.au

James Thomas

Partner KPMG in the UK james.thomas2@kpmq.co.uk

Oskar Trpisovsky

Senior Manager KPMG in Canada otrpisovsky@kpmg.ca

Frank Van Praat

Director KPMG in the Netherlands vanpraat.frank@kpmq.nl

Usman Wahid

Partner KPMG Law in the UK usman.wahid@kpmg.co.uk



Contacts

David Rowlands

Global AI Leader KPMG International and Partner, KPMG in the UK david.rowlands@kpmg.co.uk

Laurent Gobbi

Global Trusted Al Services Leader KPMG International and Partner, KPMG in France Igobbi@kpmg.fr

Melinda Rankin

Associate Director KPMG Australia mrankin1@kpmg.com.au

Diogo Dias

Partner KPMG in Brazil dsdias@kpmg.com.br

Kareem Sadek

Partner KPMG in Canada ksadek@kpmg.ca

Kevin Zhou

Partner KPMG China kevin.wt.zhou@kpmg.com

Vincent Maret

Partner KPMG in France vmaret@kpmg.fr

Dirk Distelrath

Director KPMG in Germany ddistelrath@kpmg.com

Rahul Singhal

Partner KPMG in India rahulsinghal@kpmg.com

Jackie Hennessy

Partner KPMG in Ireland jackie.hennessy@kpmg.ie

Luca Lora Lamia

Partner KPMG in Italy Iloralamia@kpmg.it

Ken Kumagai

Partner
KPMG in Japan
ken.kumagai@jp.kpmg.com

Tong-Keun Lee

Partner KPMG in Korea tongkeunlee@kr.kpmg.com

Sandra Carpio

Partner KPMG in Mexico sandracarpio@kpmg.com.mx

Frank Van Praat

Director KPMG in the Netherlands vanpraat.frank@kpmg.nl

Michal Kurek

Partner KPMG in Poland michalkurek@kpmg.pl

Edmund Heng

Partner KPMG in Singapore eheng@kpmg.com.sg

Sipho Ndaba

Partner KPMG in South Africa sipho.ndaba@kpmg.co.za

Javier Aznar Garcia

Partner KPMG in Spain jaznar@kpmg.es

Matthias Bossardt

Partner KPMG in Switzerland mbossardt@kpmg.com

Douglas Dick

Partner KPMG in the UK douglas.dick@kpmg.co.uk

Bryan McGowan

Principal KPMG in the US bmcgowan@kpmg.com





Transforming for a future of value

Connected, Powered, Trusted, Elevate, KPMG firms' suite of business transformation technology solutions can help you engineer a different future of new opportunities that are design to create and protect value.

KPMG Connected Enterprise

Rebuild your business, end to end, around your customers.

KPMG Trusted Imperative

Build and sustain the trust of your stakeholders.

KPMG Powered Enterprise

Drive outcome-driven functional transformation.

KPMG Elevate

Unlock financial value quickly and confidently.

Some or all of the services described herein may not be permissible for KPMG audit clients and their affiliates or related entities.

kpmg.com









The information contained herein is of a general nature and is not intended to address the circumstances of any particular individual or entity. Although we endeavor to provide accurate and timely information, there can be no guarantee that such information is accurate as of the date it is received or that it will continue to be accurate in the future. No one should act on such information without appropriate professional advice after a thorough examination of the particular situation.

Throughout this document, except where context indicates otherwise "we", "KPMG", "us" and "our" refers to the global organization or to one or more of the member firms of KPMG International Limited ("KPMG International"), each of which is a separate

KPMG refers to the global organization or to one or more of the member firms of KPMG International Limited ("KPMG International"), each of which is a separate legal entity. KPMG International Limited is a private English company limited by guarantee and does not provide services to clients. For more details about our structure please visit kpmg.com/governance.

© 2024 Copyright owned by one or more of the KPMG International entities. KPMG International entities provide no services to clients. All rights reserved.

The KPMG name and logo are trademarks used under license by the independent member firms of the KPMG global organization.

Designed by Evalueserve.

Publication name: Decoding the EU AI Act Publication number: 139211-G Publication date: February 2024