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An Overview of the UK's New Approach to Al

by Kir Nuthi | April 19, 2023



Summary: The UK Department for Science, Innovation, and Technology (DSIT) released on March 29, 2023 an artificial intelligence (AI) white paper to describe its new approach to regulating AI.¹ The proposal seeks to crea

pro-innovation regulatory framework that promotes public trust in AI by creating rules proportionate to the risks associated with different sectors' use of AI. It also commits to establishing a regulatory sandbox to bring togeth regulators and innovators, so they better understand how regulation affects emerging AI technologies.

Unlike the European Union (EU), the UK's approach to AI will not focus on new legislation in the short term. It we instead focus on creating guidelines to empower regulators and will only take statutory action when necessary. following explains the heart of the white paper before analyzing its strengths and weaknesses. (Download PDF)

What Does Context-Specific Regulation Mean?

ing to DSIT's white paper, context-specific regulation focuses on outcomes and does not create rules for entire se nologies. Context-specific regulation will be based on the outcomes that specific uses of AI are likely to generate, I diagnostics, machinery depreciation, or clothing returns, and can differentiate between contexts within different sectors, like critical infrastructure or customer service. Context-specific AI regulation acknowledges that all AI technological specific sector have varying degrees of risk. Such regulation weighs the risk of specific AI usage against the costs of mopportunities from forgoing AI usage. DSIT argues that context-specific AI regulation will help the UK capitalize on the technology's benefits.

What Is the UK's Definition of AI?

In the white paper, DSIT defines AI as "products and services that are 'adaptable' and 'autonomous." When defining AI adaptable, the white paper aims to cover the difficulty of explaining AI logic and outcomes because the technology trains operates based on inferring patterns and connections that aren't easily understood by humans or initially envisioned by i programmers. Autonomy describes the difficulty in assigning responsibility for an AI technology's outcomes because the technology can make decisions without human intent or control. By focusing on adaptable and autonomous products and services, the UK government hopes to future-proof its AI definition rather than focus on specific methods or technologies machine learning or large language models (LLMs).

What Is the Current Regulatory Landscape for AI in the UK?

Inconsistent coordination and enforcement across various regulators, including the Health and Safety Executive, Equality Human Rights Commission, and Competition and Markets Authority, govern AI in the UK. This inconsistent coordination why the white paper calls for system-wide coordination to clarify who is responsible for cross-cutting AI risks and to avoid duplicative requirements.

Al is already covered by a few different types of laws and regulations, including the Equality Act 2010 to prevent discrimi according to protected characteristics; UK General Data Protection Regulation to process personal data fairly; product sa

law; product-specific legislation for electronic equipment, medical devices, and toys; and consumer rights law to protect consumers. Other relevant laws include the Human Rights Act 1998, the Public Sector Equality Duty, Data Protection Ac 2018, and sector-specific fairness requirements like the Financial Conduct Authority handbook.

What Are the Objectives of the Proposed AI Framework?

DSIT describes the proposed AI framework as pro-innovation, proportionate, trustworthy, adaptable, clear, and collabora The new regulatory framework will apply to all sectors of the UK economy, rely on interactions with existing legislation to implement the framework, and not introduce new legal requirements unless necessary. The government hopes to minimize the control of existing legislation.

ion, DSIT describes its regulatory framework as having three goals:



- 1. Drive growth and prosperity to make responsible innovation easier, reduce regulatory uncertainty, and gain a long-market advantage in AI.
- 2. Increase public trust in AI by addressing its risks and protecting fundamental values, which will, in turn, drive AI adoption.
- 3. Strengthen the UK's position as a global AI leader so it remains attractive to innovators and investors while minimizeross-border friction with other international approaches.

This regulatory framework will not affect issues relating to access to data, compute capability, and sustainability or the "balancing of the rights of content producers and AI developers."

What Are the UK's Five Principles for Regulating AI?

In its white paper, the UK government focuses on five principles the government believes should govern AI to foster responsible development and use of the technology. The application of these five principles will initially be at the discretic the regulators and may be followed by a statutory duty requiring regulators to have due regard to the principles.

1. Safety, Security, and Robustness

All applications should be safe, secure, and robust with carefully managed risks. Under this principle, regulators maintroduce measures to ensure All is secure throughout its lifecycle; assess the likelihood All poses risks to take proportionate measures to manage these risks; and regularly test the functioning, resilience, and security of All systo create future benchmarks.

2. Appropriate Transparency and Explainability

Al innovators and enterprises must be appropriately transparent and able to explain their Al's decision-making

processes and risks. An appropriate level of transparency and explainability is defined as "regulators hav[ing] suffice information about AI systems and their associated inputs and outputs to give meaningful effect to other principles." Regulators may look at product labeling and technical standards as options to gather this information. Regulators verified also need to clarify the level of explainability that is appropriate and achievable for specific AI technologies.

3. Fairness

Al should be fair and not discriminate against individuals or commercial outcomes or undermine their legal rights. Regulators may need to develop and publish descriptions of fairness that apply to Al systems within their regulator domain using relevant laws, like the Equality Act 2010, the Human Rights Act 1998, the Public Sector Equality Duty General Data Protection Regulation, Data Protection Act 2018, consumer and competition law, and sector-specific tirness requirements.

ccountability and Governance

Degulatory measures governing AI need to sufficiently hold appropriate actors in the AI life cycle accountable for A outcomes. Regulators must ensure clear expectations for regulatory compliance and may need to encourage compliance using governance procedures. DSIT acknowledges that it is unclear who should be allocated responsil in an AI product's lifecycle and thus does not propose intervening at this stage. Instead, DSIT will convene experts technicians, and lawyers to consider future proportionate interventions.

5. Contestability and Redress

Users and other stakeholders need clear routes to dispute any harm caused by AI. The government expects regulate to clarify existing routes and encourage and guide regulated entities to make sure affected parties can clearly contramful AI outcomes through either informal or formal channels.

What Will Regulators Do Under the New Framework?

While DSIT's white paper does not offer an exhaustive list of current regulators that regulate AI technologies, the delinea regulatory framework depends on empowering these regulators to develop context-specific and cross-sector approaches AI. The paper explains that creating a new AI-specific regulator would introduce more complexity and confusion to a full I regulators. Current regulators for AI include the Health and Safety Executive, Equality and Human Rights Commission, a Competition and Markets Authority, but the list can include others not mentioned in the white paper.

Under the new approach to AI, these regulators will do the following:

- 1. Adopt a proportionate, pro-growth, and pro-innovation approach that focuses on specific risks that specific AI pose
- 2. Consider proportionate measures to address prioritized risks, considering risk assessments undertaken by or for the government.
- Design, implement, and enforce appropriate regulatory requirements that integrate the new AI regulatory principles existing processes.

- 4. Develop joint guidance to support AI compliance with the principles and relevant requirements.
- 5. Consider how tools, such as assurance techniques and technical standards, can support compliance.
- 6. Engage with the government's monitoring and evaluation of the framework.

How Will the UK Implement This Principles-Focused Framework?

The five principles for AI—as defined in the white paper—will be implemented first with existing regulations and supporte central government functions. Regulators will implement the principles first to tailor them to the context and use of AI.

Regulators will also collaborate to identify barriers to implementing the principles. The government will take on a central role to ensure that the framework operates proportionately and benefits AI innovation.

necessary, will the government introduce new legislation to create further measures to require regulators to have to the principles—i.e., mandate regulators implement the principles relevant to their sectors or domains.

How Will the Government Assess Its AI Framework?

The government delineates seven central support functions that will help it determine if the framework is working and ide opportunities for greater clarity and coordination:

1. Monitoring, Assessment, and Feedback

The government will assess the cross-economy and sector-specific impacts of the framework by gathering relevan from industry, regulators, government, and civil society. It will also support and equip regulators to monitor and eva the regime internally. By tracking the effectiveness, proportionality, and impact on innovation of the framework, the government hopes to provide recommendations for improvements, circumstances in which additional intervention to be required, and circumstances in which feedback loops and engagement with stakeholders are necessary.

2. Support Coherent Implementation of Principles

The government will develop and maintain central regulatory guidance to help regulators implement the AI principle identify barriers that may prevent implementation, and resolve inconsistencies and discrepancies between how regulators interpret the principles. The government will use these tasks to further monitor the relevance of the principle and whether they need to be adjusted.

3. Cross-Sectoral Risk Assessment

The government will develop a cross-economy and society-wide AI risk register. The cross-sectoral risk assessment function will support regulators' internal risk assessments; monitor, review, and prioritize known and new risks; clar responsibilities in new risks; support collaboration between regulators; identify gaps in risk coverage; and share be practices for risk assessment.

4. Support for Innovators (Including Testbeds and Sandboxes)

The government will remove barriers to innovation and minimize legal and compliance risks to help AI innovators navigate the regulatory landscape. The government will also establish a multi-regulator AI sandbox according to chacker Sir Patrick Vallance's recommendations. Sandboxes will test how the regulatory framework oper and whether regulators or the government should address unnecessary barriers to innovation. The government will by piloting a multi-regulator sandbox in a sector with high AI investment and plans to expand this capability to more sectors over time. The government is leaning toward a sandbox that provides customized advice from technologist regulation experts to participating innovators to help them overcome regulatory barriers.

⁵ Education and Awareness

he government will guide businesses, consumers, and the public as they navigate AI and the AI regulatory landsc he government will also encourage regulators to use awareness campaigns to educate AI users about the risks.

o. **⊣orizon Scanning**

The government will monitor emerging trends and opportunities in AI, proactively convene stakeholders to delibera how the AI regulatory framework can support AI innovation and approach AI risks, and support further AI risk assessments.

7. Ensure Interoperability With International Regulatory Frameworks

The government will support UK engagement with international partners on AI regulation by monitoring the UK principles' alignment with global approaches and using cross-border coordination to align the UK framework with international jurisdictions and create regulatory interoperability.

How Will This Framework Affect Foundation Models and LLMs?

DSIT hopes this new regulatory framework's adaptable and proportionate nature will help it set global norms for future-pi Al regulation. For example, foundation models are general-purpose Al that trains on large amounts of data for various ta Because it's challenging to identify how foundation models work, their capabilities, and their risks, the framework's use o central functions and potential use of tools like assurance techniques and technical standards may help minimize their potential risks while allowing foundation models in the UK market. DSIT also acknowledges that accountability issues du foundation model's life cycle will be increasingly important, as any defect in the model will quickly affect all downstream products.

However, the white paper argues that taking specific regulatory action on LLMs and other foundation models is prematur Interfering too quickly could hinder the UK's ability to adopt these models for a variety of use cases. Instead, the UK will monitor and evaluate the impact of LLMs, explore if standards and other tools can support responsible innovation, and the equip regulators to engage with actors and respond to model developments. For LLMs, the white paper suggests regulated

may issue guidance on appropriate transparency measures. The UK government will monitor and evaluate these models regulators and standards can intervene to support good governance and practices.

Tools for Trustworthy AI: What Does the UK Want?

DSIT believes tools for trustworthy AI will be critical to responsible and safe adoption of AI. The white paper proposes categorizing these tools into two buckets to aid compliance with its proposed regulatory framework.

The first bucket encompasses AI assurance techniques—including impact assessments, audits, performance testing, an formal verification methods—and will likely aid the development of the UK's AI assurance industry. These techniques will 'e, evaluate, and describe the trustworthiness of AI throughout its lifecycle. These techniques are not specified, but ment will launch a portfolio in spring 2023.

The second group consists of AI technical standards that provide common understanding across providers and, when fu demonstrate compliance with the framework's principles. AI technical standards will include common benchmarks and practical guidance on risk management, transparency, bias, safety, and robustness. The government will work with indus international partners, UK partners, and the UK AI Standards Hub.

The UK government states it will use a layered approach for AI technical standards:

- Its first layer will provide consistency and common foundations across regulatory remits. Regulators will seek to ad standards that are not sector-specific and can be applied to support the cross-sectoral implementation of the five A principles.
- 2. The second layer will adapt governance practices to the specific risks of AI in particular contexts so regulators can encourage the adoption of new standards that target issues like bias and transparency.
- 3. Finally, regulators can, when appropriate, encourage the adoption of sector-specific technical standards to support compliance with sector-specific regulatory requirements.

What About the Global Conversation on AI?

The UK plans to still work closely with international partners, support the positive global opportunities enabled by AI, and protect against global risks and harms. The government intends to continue its international cooperation efforts to learn a influence, and strengthen global regulatory and non-regulatory developments. Additionally, the government will continue pursue an inclusive approach that helps partner countries build their awareness of and capacity for AI and supports othe nations' implementation of responsible and sustainable AI regulation.

The UK also plans to continue active roles in the Organization for Economic Co-operation and Development Al Governal Working Group; Global Partnership on Al; G7; Council of Europe Committee on Al; United Nations Educational, Scientific

Cultural Organization; and global standards organizations like the International Organization for Standardization and Ope Community for Ethics in Autonomous and Intelligent Systems. The UK will continue working with the EU, EU member stated United States, Canada, Singapore, Japan, Australia, Israel, Norway, and Switzerland, among other governments, as the develop their approaches to AI.

What Happens Next?

The next steps for the UK's new regulatory framework for AI will happen in three steps.

- 1. In the next six months, the government and DSIT will engage with key stakeholders—like the public sector, regulat nd civil society—for consultation on the framework. The government will then publish its response and issue the cectoral principles and initial guidelines for regulators' implementation of the framework. The government will also ublish an AI regulation roadmap to establish the framework's central government functions and pilot the new AI sandbox. Finally, the government will commission research projects on potential compliance barriers, life cycle accountability, how to implement the framework, and best practices for reporting AI risk.
- 2. In the next six to twelve months, the government and DSIT will establish initiatives and partnerships to deliver the central functions of the framework. The government will also encourage regulators to publish guidance to help exp how the AI principles will apply within their remit. Additionally, the government will propose ideas for how the centra monitoring and evaluation function will work and open these proposals for stakeholder consultation. Finally, the government will continue to develop its multi-regulator sandbox.
- 3. After twelve months, the government will deliver the central functions for the framework. It will also encourage regulators who still need to publish guidance, publish the cross-economy AI risk register, and develop its regulatory sandbox; testing the pilot sandbox. Additionally, the government will publish its first set of reports evaluating how the AI princ are functioning and how the central functions are working. These reports will analyze the governing characteristics the principles—whether implementation is pro-innovation, proportionate, trustworthy, adaptable, clear, and collabor—while also considering the need for new iterations or statutory intervention. Finally, the government will update the regulation roadmap for its central functions to ascertain if it can work in the longer term or if an independent body is more effective.

What's The Verdict?

The UK's new regulatory framework for AI has four key strengths that will benefit its tech sector.

1. Narrow Focus

The framework's scope is narrowly focused on AI outcomes, not AI products. It uses a flexible definition of AI that defines features of AI—whether they are adaptable and autonomous—rather than specific algorithmic characteristics.

product types. This narrow focus and flexible definition will better enable the UK to address novel risks even as technology rapidly evolves.

2. Regulatory Sandbox

Creating a multi-regulator AI sandbox will allow innovators to work with regulators to develop best practices that wi get AI products safely to market. A regulatory sandbox will help increase the expertise of the various sectoral regulators to development and adoption of future AI innovations.

3. No New Legislation

By not introducing new legislation and instead focusing on a framework of principles and regulator empowerment, and instead focusing on a framework of principles and regulator empowerment, and adoption of AI and address sector-pecific and cross-sector regulatory concerns. When complemented with outcomes- or harms-focused approaches apht-touch regulation can identify and rectify harmful effects without imposing costs or penalties on harmless action alear example is how the white paper acknowledges it is too soon to intervene in foundation models because any intervention now could adversely affect the UK's adoption of the novel technology and its applications.

4. International Awareness

Acknowledging that the UK is not the only nation focusing on AI will benefit the UK's ability to scale up its AI and technology hub status. The government's commitment to international harmonization will reduce barriers for UK technology companies as they look to enter other markets. This outlook will be critical as other regions and nations their AI frameworks—namely the AI Act in the EU and the AI Bill of Rights in the United States. To be effective, UK policymakers will likely have to expend considerable international political capital, especially to resist EU regulatory pressures.

Alongside its strengths, the UK's framework still has four potential weaknesses.

1. Presumes Regulation Is Necessary

Market forces, such as public reputation and civil legal action, provide strong incentives for companies to ensure their AI is safe and beneficial to the public interest. While this framework does a strong job of acknowledging the new for sectoral regulation that focuses on the outcomes of AI, it presumes that regulation needs to be the driving force make safe AI. The framework should focus on promoting market forces to help aid the growth of responsible AI in the UK, as public reputation and private incentives will be equally as important as regulating AI.

2. Assumes That Trust Will Drive Adoption

The framework seeks to promote public trust in AI to capitalize on the technology's benefits. But the underlying assumption that more consumer trust in AI is necessary for technology adoption is not supported by evidence. Pas research shows that a lack of consumer trust does not hold back technology adoption and that regulations, as mea increase consumer trust, are unlikely to benefit innovation or drive adoption. An example of how consumer trust is necessarily a driver of adoption is ChatGPT—a consumer chatbot that was heavily adopted by 100 million users in

months.⁵ Instead of assuming more trust is necessary to drive adoption, and that regulation spurs trust, the UK government should find ways this framework can benefit its other AI research, development, and adoption strategic potentially via its central government functions.

3. Risk of Lower-Quality Al

The UK government wants AI innovators and businesses to be able to appropriately explain their AI's decision-malprocesses and risks. But this will not improve AI accuracy and could lead to less innovative and less accurate AI. V
many AI operators can verify the accuracy of their technology by measuring outcomes, developing an AI system ca
of explaining and justifying its decisions involves intense technical challenges and is oftentimes not needed. Requil or even many firms to meet an appropriate explainability standard would create a barrier to deploying AI. Such a tandard could also lead to the UK only having AI systems that consider fewer variables and are, on average, less
ccurate. Instead, the UK should further clarify the level of explainability necessary in its "appropriate transparency explainability" principle before regulators use it and risk the UK having a lower-quality pool of AI technologies.

4. Could Hold AI to Higher Standard Than Humans

When benchmarking Al's safe and robust performance, regulators should focus on minimizing risk—not achieving free or perfect safety. The new framework does not clearly define what it considers unacceptable risk. While its centralized risk assessment function reviews and prioritizes risks and identifies regulatory gaps in coverage, the framework needs to clarify what is an acceptable and unacceptable risk when regulating Al in a variety of use case Otherwise, the framework risks over-regulating or over-managing Al risk by holding it to a higher standard than oth technologies and products on the market. When implementing the principles, UK policymakers and regulators should develop and enforce minimum safety requirements that do not stifle the adoption of Al technologies.

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