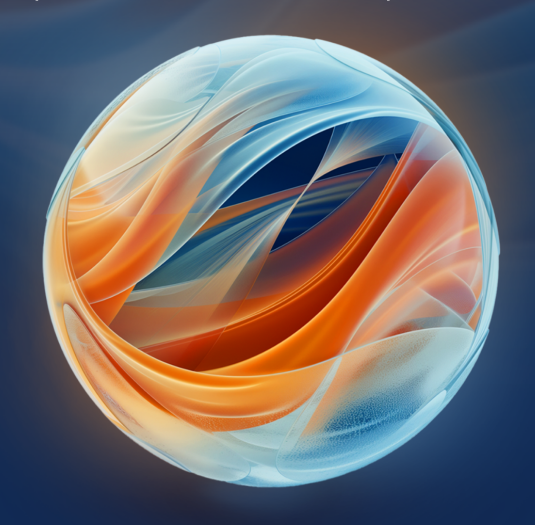


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Governance, Risk Management, Compliance and Cultural Aspects







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The permanent and official location for the AI Organizational Responsibilities Working Group is https://cloudsecurityalliance.org/research/working-groups/ai-organizational-responsibilities

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Introduction

This white paper marks the second installment in a series dedicated to delineating organizational responsibilities surrounding Artificial Intelligence (AI). While the first paper delves into core security principles, this paper focuses on Governance, Risk, and Compliance (GRC) aspects. Forthcoming papers will tackle additional AI challenges as organizations adopt and implement AI applications, supply chain integrity, and mitigation of misuses.

The first white paper in this series, <u>AI Organizational Responsibilities - Core Security Responsibilities</u>, delves into an enterprise's core security responsibilities concerning AI, which are data security, model security, and vulnerability management.

This paper synthesizes expert-recommended best practices within GRC, cultural aspects, and shadow Al prevention, by outlining recommendations across these key areas. Our series endeavors to steer enterprises toward responsible and secure Al development and deployment.

Six Areas of Cross-Cutting Concerns for All Responsibilities

We analyze each responsibility through the following 6 dimensions.

- 1. **Evaluation Criteria:** Quantifiable metrics enable stakeholders to measure regulatory compliance, risk exposure, and alignment with organizational policies to ensure robust GRC practices in AI technologies.
- 2. RACI Model: The Responsible, Accountable, Consulted, and Informed (RACI) model provides a structured framework for defining roles and responsibilities for tasks, milestones, and deliverables in GRC-related processes. This delineation ensures clarity across roles and responsibilities and provides accountability and transparency throughout the Al lifecycle.
- **3. High-level Implementation Strategies:** State how GRC responsibilities shall be implemented at the organizational level and what obstacles need to be overcome for successful adoption.
- 4. Continuous Monitoring and Reporting: Continuous monitoring and reporting mechanisms are essential for maintaining the integrity of GRC in AI systems. Real-time tracking, alerts for compliance issues that could lead to security incidents, audit trails, and regular reporting help organizations quickly identify and address GRC-related issues.
- **5. Access Control:** Effective management of model registries, data repositories, and appropriate access helps mitigate risks associated with unauthorized access or misuse of AI resources. By implementing robust access control mechanisms, organizations can safeguard sensitive data and ensure compliance with regulatory requirements.
- **6. Applicable Frameworks and Regulations:** Compliance with industry standards, such as International Organization for Standardization/International Electrotechnical Commission



(ISO/IEC) 27001, National Institute of Standards and Technology (NIST) guidelines, and regulations like the European Union (EU) AI Act helps ensure that AI initiatives align with established GRC practices, upholding organizational values, responsibilities, and regulatory obligations.

Assumptions

This document assumes an industry-neutral stance, providing guidelines and recommendations applicable across various sectors without specific bias towards a particular industry.

Intended Audience

The white paper is intended to cater to a diverse range of audiences, each with distinct objectives and interests:

- 1. Chief Information Security Officers (CISOs): This white paper provides actionable guidance on implementing robust AI security controls, enabling CISOs to effectively manage AI-related risks, ensure compliance with industry standards, and integrate AI security into their cybersecurity strategy.
- 2. Al Researchers, Engineers, and Developers: This white paper offers comprehensive guidelines and best practices for Al researchers and engineers, aiding them in developing ethical and trustworthy Al systems. It serves as a crucial resource for ensuring responsible Al development.
- **3. Business Leaders and Decision Makers:** This white paper empowers C-suite executives to make informed decisions about Al adoption. It provides strategic guidance on mitigating Al-related risks, optimizing Al-driven business value, and ensuring alignment with organizational goals and priorities.
- **4. Policymakers and Regulators:** This white paper will be invaluable to policymakers and regulators. It provides critical insights to help shape policy and regulatory frameworks concerning Al ethics, safety, and control, and guides informed decision-making in Al governance.
- **5. Investors and Shareholders:** Investors and shareholders will better understand an organization's commitment to responsible AI practices. This white paper highlights the governance mechanisms that should be in place to ensure ethical AI development, which can be vital for investment decisions.
- 6. Customers and the General Public: This white paper informs an organization's commitment to responsible AI development. It enables individuals to understand how their data is protected and how AI systems are designed to benefit society. Additionally, customers of AI solutions will gain insight into how the AI solutions should be developed and deployed to meet robust security and

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ethical standards, ensuring that the AI systems and services delivered to customers are reliable, trustworthy, and aligned with their business needs and values.

Responsibility Role Definitions

The following tables provide a general guide, illustrating various roles commonly found within organizations integrating or operating AI technologies. It's essential to recognize that each organization may define these roles and their associated responsibilities differently, reflecting their unique operational needs, culture, and the specific demands of their AI initiatives. Thus, while the table offers a foundational understanding of potential roles within AI governance, technical support, development, and strategic management, it is intended for reference purposes only. Organizations are encouraged to adapt and tailor these roles to best suit their requirements, ensuring that the structure and responsibilities align with their strategic objectives and operational frameworks.

Management and Strategy

Role Name	Role Description
Chief Data Officer (CDO)	Oversees enterprise data management, policy creation, data quality, and data lifecycle.
Chief Technology Officer (CTO)	Leads technology strategy and oversees technological development.
Chief Information Security Officer (CISO)	Oversees complete cybersecurity strategy and operations.
Business Unit Leaders	Directs business units and aligns AI initiatives with business objectives.
Chief Al Officer	Responsible for the strategic implementation and management of AI technologies within the organization.
Chief Product Officer (CPO)	Leads product strategy, ensuring that AI initiatives and technological developments align with business objectives
Management	Oversees and guides the overall strategy, ensuring alignment with organizational goals, including those of the CEO, CTO, CISO, CIO, CFO, etc.
Chief Cloud Officer	Leads cloud strategy, ensuring cloud resources align with business and technological goals.



Governance, Risk, and Compliance

Role Name	Role Description	Category Name
Data Protection Officers	Manages data protection strategy and GDPR compliance.	Governance and Compliance
Chief Privacy Officer	Ensures compliance with privacy laws and regulations.	Governance and Compliance
Legal and Compliance Departments	Advises on legal/regulatory obligations related to Al deployment and usage.	Governance and Compliance
Legal Team	Provides legal guidance on AI deployment and usage, and Contracts lawyers negotiate with vendors to add appropriate AI-specific provisions to the contracts.	Governance and Compliance
Data Governance Board	Sets policies and standards for data governance and usage.	Governance and Compliance
Compliance Teams	Verifies compliance with laws and regulations, as well as the organization's policies.	Governance and Compliance
Data Governance Officer	Manages data governance within the organization, ensuring compliance with policies, data privacy laws, and regulatory compliance requirements.	Governance and Compliance
GRC Auditor	Ensures an organization adheres to regulatory requirements, manages risks effectively, and maintains robust governance practices.	Governance and Compliance

Technical and Security

Role Name	Role Description
IT Security Team	Implements and monitors security protocols to protect data and systems.
Network Security Team	Protects networks against threats and vulnerabilities.
Cloud Security Team	Ensures the security of cloud-based resources and services.
Cybersecurity Team	Protects against cyber threats, vulnerabilities, and unauthorized access to organizational assets.
IT Team	Supports and maintains IT infrastructure, operational and secure.

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Network Security Officer	Oversees the security of the network, ensuring data protection and threat mitigation.
Hardware Security Team	Secures physical hardware from tampering and unauthorized access.
System Administrators	Manages and configures IT systems and servers for optimal performance and security.
Application Security Team	Identifies, mitigates, and prevents security vulnerabilities throughout the A application lifecycle by working with Application Development Teams.

Operations and Development

Role Name	Role Description
Al Development Teams	Develops and implements AI models and solutions.
Development and Operations (DevOps) Team	Automate and streamline the processes of software delivery and infrastructure management. Facilitates collaboration between development and operations teams.
Quality Assurance Team	Tests and ensures the quality of AI applications and systems.
Al Operations Team	Manages AI system operations for performance and reliability.
Application Development Teams	Develops applications, integrating AI functionalities as needed.
AI/ML Testing Team	Specializes in testing artificial intelligence/machine learning (AI/ML) models for accuracy, performance, and reliability.
Application Security and Testing	Ensures that applications are secure and resilient against various threats.
Al Maintenance Team	Maintains AI systems and models as they are updated and optimized and confirms that they function correctly post-deployment.
Project Management Team	Oversees AI projects from initiation to completion, ensuring they meet objectives and timelines.
Development Team	Works on the creation and improvement of AI models and systems.
Data Science Teams	Gathers and prepares data for use in AI model training and analysis.



Container Management Team	Manages containerized applications, facilitating deployment and scalability.
Al Development Manager	Leads AI development projects, guiding the team towards successful implementation.
Head of Al Operations	Directs operations related to AI, providing checks on the efficiency and effectiveness of AI solutions.

Normative References

The documents listed below are essential for applying and understanding this document.

- Generative Al safety: Theories and Practices
- OpenAl Preparedness Framework
- Applying the AIS Domain of the CCM to Generative AI
- Google's Secure Al Framework (SAIF)
- EU Al Act
- Biden Executive Order on Safe, Secure, and Trustworthy Artificial Intelligence
- OWASP Top 10 for LLM Applications
- CSA Cloud Controls Matrix (CCM v4)
- MITRE ATLAS™ (Adversarial Threat Landscape for Artificial-Intelligence Systems)
- NIST Secure Software Development Framework(SSDF)
- NIST Artificial Intelligence Trustworthiness and Risk Management Framework
- General Data Protection Regulation (GDPR)
- OWASP LLM AI Cybersecurity & Governance Checklist
- OWASP Machine Learning Top 10
- OWASP Attack Surface Analysis Cheat Sheet
- WEF Briefing Papers



Glossary

Cloud Security Glossary

• https://cloudsecurityalliance.org/cloud-security-glossary

1. Risk Management

Effective risk management forms the backbone of robust Al governance, encompassing a spectrum of approaches to identify, assess, and mitigate potential threats to Al systems and their outputs. In today's rapidly changing Al landscape, adept risk management is indispensable for enabling Al technologies' dependable, secure, and conscientious operation. This section explores various facets of risk management, including threat modeling, thorough risk assessments, attack simulations, incident response planning, disaster recovery tactics, audit logging, activity monitoring, and data drift surveillance. Al risk management is a continuous process that should be embedded throughout Al solutions' development lifecycle and operation. This includes the initial design, development, testing, implementation, and continuous monitoring of Al solutions. Each business use case identified for the application of Al models should run through the vital components of Al risk management below, whether building Al models in-house or onboarding third-party Al technology/solutions.

By integrating these practices, organizations can proactively tackle vulnerabilities, bolster their resilience against Al-related hazards, and uphold the integrity and trustworthiness of their Al systems. The following subsections offer in-depth insights into these vital components of Al risk management.

1.1 Threat Modeling

Al Threat Modeling refers to organizations' obligation to systematically assess and understand the potential vulnerabilities and risks associated with their Al systems. This responsibility involves identifying and analyzing the various entry points, interfaces, and components of Al systems that could be exploited by malicious actors or lead to unintended consequences.

Specifically, AI Threat Modeling involves:

Examining Data Flow Diagrams (DFDs): DFDs provide crucial insights for understanding a
system's potential attack surface. By studying DFDs, Al security assessors/analysts can identify
entry and exit points vulnerable to attacks. These diagrams visually represent the flow of data,
exposing interfaces, APIs, databases, and other components that could be exploited.
Furthermore, DFDs help illustrate trust boundaries, clearly delineating the transition points
between trusted and untrusted domains, which is essential for implementing effective security
controls.



- **Analyzing Data Inputs and Outputs:** This involves examining the sources of data inputs and the outputs generated by AI systems to understand potential security risks related to data quality, integrity, and privacy.
- **Understanding System Dependencies:** This involves identifying dependencies and interactions between AI systems and other components within the organization's infrastructure, including APIs, databases, and external services.
- **Identifying Potential Attack Vectors:** This involves examining how attackers could target Al systems, such as through data poisoning, model manipulation, or inference attacks.
- **Assessing Security Controls:** This entails evaluating the effectiveness of existing security controls and mechanisms implemented within AI systems to mitigate potential threats and vulnerabilities (see CSA Large Language Model (LLM) Threats Taxonomy).

The following are the cross-cutting responsibilities associated with threat modeling:

- 1. **Evaluation Criteria:** The organization should establish quantifiable metrics to assess the effectiveness of its AI Threat Modeling. Metrics might include the number of identified threats, the severity of vulnerabilities, and the rate of successful threat mitigation.
- 2. **RACI Model:** The RACI model helps clarify organizational roles and responsibilities regarding AI/ML Threat Modeling. Key personnel must be designated Responsible, Accountable, Consulted, or Informed, ensuring apparent oversight and accountability throughout the threat modeling process.
- **3. High-level Implementation Strategies:** Implementing GRC responsibilities for AI/ML Threat Modeling involves developing and executing high-level strategies that outline the organization's approach to threat modeling. These strategies should address obstacles such as resource constraints and resistance to change.
- **4. Continuous Monitoring and Reporting:** Continuous monitoring tools and reporting mechanisms are essential for maintaining the integrity of Al/ML Threat Modeling efforts. Real-time alerts, audit trails, and regular reporting enable the organization to promptly identify and address security incidents or compliance breaches.
- **5. Access Control:** Access control mechanisms safeguard the Al/ML Threat Modeling process. The organization must implement robust controls to manage access to sensitive data, model registries, and other critical assets involved in threat modeling.
- **6. Applicable Frameworks and Regulations:** NIST AI RMF, NIST SSDF, NIST 800-53. Some top threat modeling frameworks, such as STRIDE, Microsoft; MITRE ATT&CK, MITRE; and OCTAVE, Carnegie Mellon University.

1.2 Risk Assessments

Risk assessments are significant within AI initiatives as they identify and analyze potential risks across the entire AI lifecycle. The risk assessment steps are as follows.

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1. Identifying Risks: In conducting a risk assessment for Al initiatives, it's essential to methodically identify all potential risks stemming from Al technology and its usage. These risks may originate from diverse sources, such as data quality issues (see <u>Al Organizational Responsibilities</u> – <u>Core Security Responsibilities</u>), algorithmic bias, cybersecurity threats, regulatory compliance issues, and ethical considerations.

Some applicable risk taxonomies for Al initiatives include:

- **Data Risks:** Risks related to the quality, integrity, privacy, and security of data used in AI systems.
- **Model Risks:** Risks associated with the development, validation, and deployment of Al models, including bias, fairness, accuracy, and interpretability.
- **Operational Risks:** Risks arising from the day-to-day operation of Al systems, such as performance degradation, system failures, and inadequate monitoring.
- **Ethical Risks:** Risks related to Al's ethical implications, including unintended consequences, societal impacts, and potential harm to individuals or groups.
- **Regulatory Risks:** Risks stemming from non-compliance with laws, regulations, and industry standards governing AI usage, data protection, and privacy.
- **Legal Risks:** Risks associated with potential legal liabilities, lawsuits, and disputes arising from Al-related activities, including intellectual property infringement and contractual obligations.
- **Reputational Risks:** Risks to an organization's reputation and brand image resulting from negative publicity, public backlash, or loss of trust due to Al-related incidents or controversies.
- **Strategic Risks:** Risks related to aligning Al initiatives with organizational objectives, long-term strategy, and stakeholder expectations.
- **Financial Risks:** Risks associated with the financial implications of Al projects, including budget overruns, cost uncertainties, and failure to realize expected returns on investment.
- **Supply Chain Risks:** Risks arising from dependencies on third-party vendors, suppliers, or service providers involved in the development, deployment, or maintenance of Al systems.
- **Some possible Al Threat** categories are documented in another CSA Al document.
- **2. Analyzing Risks:** Once identified, risks must be analyzed to assess their potential impact and likelihood of occurrence. This analysis involves evaluating the severity of each risk and its potential consequences on the organization, its stakeholders, and the broader ecosystem. Additionally, risks may be prioritized based on their criticality and the organization's risk tolerance levels. Through rigorous analysis, organizations can prioritize their efforts and resources toward addressing the most significant risks. This process involves several key components.
 - **Severity Assessment:** Risks are evaluated based on severity, encompassing the potential consequences they pose to the organization, its stakeholders, and the broader ecosystem. This

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assessment considers financial losses, reputational damage, regulatory penalties, and operational disruptions.

- **Consequence Evaluation:** Risks are further evaluated based on their potential consequences, including direct and indirect impacts on the organization and its stakeholders. This includes assessing the extent to which risks may affect business operations, customer trust, market competitiveness, and legal compliance.
- **Likelihood Determination:** Risks are assessed for their likelihood of occurrence, considering factors such as historical data, industry trends, internal controls, and external threats. Likelihood assessments help organizations gauge the probability of risks materializing and inform decisions about risk management priorities and resource allocations.
- **Prioritization Criteria:** Risks are prioritized based on their criticality and the organization's risk tolerance levels. This involves establishing criteria for prioritizing risks, such as the potential magnitude of impact, the likelihood of occurrence, the urgency of response, and the organization's strategic objectives. Risks that pose the greatest threat to the organization's objectives and operations are prioritized for mitigation efforts.
- Rigorous Analysis: The risk analysis process involves rigorous scrutiny and examination of each
 identified risk using quantitative and qualitative methods. This may include statistical modeling,
 scenario analysis, sensitivity testing, expert judgment, and stakeholder consultations to gather
 diverse perspectives and insights.

By thoroughly analyzing identified risks, organizations can gain a deeper understanding of their potential impacts and likelihood. This enables them to prioritize their risk management efforts effectively and allocate resources to address the risks based on the priority of criticality. This informed approach helps organizations enhance their resilience and preparedness to manage risks proactively.

- **3. Technical Controls:** Implementing technical controls involves leveraging security mechanisms, protocols, and tools to safeguard AI systems against potential threats and vulnerabilities. This may include encryption techniques to protect data integrity and confidentiality, role-based access controls to ensure appropriate access to data, least privilege access, and detection systems to mitigate and respond to malicious activities.
 - Data Governance Practices: Enhancing data governance practices involves establishing robust
 policies, procedures, and standards for managing and protecting data throughout its lifecycle.
 This includes data quality assurance measures to ensure the accuracy and reliability of training
 data, data lineage tracking to maintain transparency and accountability, and data access controls
 to enforce privacy and security requirements.
 - **Safety Evaluations and Mitigations:** Developing safety evaluations is essential for AI systems' safe and secure function. Hallucinations, overreliance, bias, and harmful outputs should be mitigated at stages across the software development lifecycle.
 - Cybersecurity Measures: Establishing robust cybersecurity measures involves implementing
 comprehensive security protocols and practices to defend against cyber threats and attacks. This
 includes network security measures to protect AI systems from unauthorized access and data

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breaches, endpoint security measures to secure devices and endpoints connected to Al systems, and threat intelligence programs to proactively identify and mitigate emerging threats.

• **Risk Management Objectives Alignment:** Ensuring that mitigation efforts are aligned with the organization's overall risk management objectives involves integrating risk mitigation strategies into broader risk management frameworks and processes. This includes aligning mitigation efforts with organizational priorities, resource allocations, and risk tolerance levels to effectively address identified risks and vulnerabilities.

The following addresses six areas of cross-cutting concepts for this responsibility item.

Evaluation Criteria

- Comprehensiveness of risk identification across all AI lifecycle stages
- Accuracy and depth of risk analysis (impact and likelihood assessment)
- Effectiveness of risk mitigation strategies
- Timeliness and regularity of risk monitoring and review processes
- Quality and relevance of data used in risk assessments
- Alignment of risk assessment outcomes with organizational risk tolerance
- Integration of risk assessment findings into decision-making processes
- Adaptability of risk assessment methods to emerging Al-related risks

Responsibility Matrix (RACI Model)

- **Responsible:** IT Security Team, AI Development Teams, Data Science Teams
- Accountable: Chief Information Security Officer (CISO), Chief Al Officer
- **Consulted:** Legal and Compliance Departments, Business Unit Leaders, and the Chief Privacy Officer, Cloud Services Provider, Third Party Al/ML model providers
- **Informed:** Management, Chief Technology Officer, Chief Data Officer

High-Level Implementation Strategy

- 1. Establish a comprehensive Al risk assessment framework.
- 2. Develop a risk identification process leveraging multiple sources and perspectives.
- 3. Implement robust risk analysis methodologies tailored to Al-specific risks.
- 4. Create a risk mitigation strategy library aligned with organizational objectives.
- 5. Set up continuous risk monitoring mechanisms and regular review cycles.

Continuous Monitoring and Reporting

- Implement real-time monitoring of key risk indicators (KRIs) for AI systems.
- Establish automated alerting systems for threshold breaches in risk metrics.
- Conduct regular (e.g., quarterly) and ad hoc risk assessment reviews for significant changes.
- Develop standardized risk reporting templates for different stakeholder groups.
- Implement a risk dashboard for visualizing and tracking Al-related risks over time.
- Establish feedback loops to improve risk assessment processes continuously.



Access Control Mapping

- IT Security Team: Full access to risk assessment tools and data
- Al Development Teams: Access to risk assessment results relevant to their projects
- Data Science Teams: Access to data-related risk assessments and mitigation strategies
- CISO and Chief AI Officer: Unrestricted access to all risk assessment information
- Legal and Compliance Departments: Access to compliance-related risk assessments
- Business Unit Leaders: Access to high-level risk assessment summaries
- Management: Access to executive summaries and strategic risk insights

Applicable Frameworks and Regulations

• Adhere to industry standards for risk management (e.g., ISO 31000, NIST RMF)

1.3 Attack Simulation

Simulated attacks can stress-test AI systems, making them more robust once deployed. These simulations should be performed in conditions that are as close as possible to the real-world conditions the systems will operate in. Below are some of the attack simulations based on the above threats.

1. Scenario: Data Poisoning Attack

- **Threat:** Malicious actors inject false or manipulated data into the training datasets to develop AI models.
- **Impact:** The AI model learns from the poisoned data, resulting in inaccurate predictions or decisions during deployment.
- **Likelihood:** Moderate to High, especially if the training data sources are not adequately secured or vetted.
- **Simulation:** Simulate an attack where an adversary gains unauthorized access to the training data repository and injects fabricated data instances designed to skew the AI model's learning process (integrity) or prevent a subset of new or old data from being accessed (availability). Some examples include Labeling poisoning changing the data labels; targeted poisoning introducing small amounts of new data that will interfere with the training process; and Backdoor poisoning changing the original data in some way (flipping a pixel) to interfere with training.
- Mitigation: Implement data validation and anomaly detection mechanisms to identify
 and mitigate poisoned data instances during training. Additionally, access controls and
 encryption should be employed to protect the integrity of training datasets. Taking a
 proactive measure to train adversarial samples could enable the model to flag and even
 stop certain data poisoning, limiting the impact of the data poisoning.



2. Scenario: Adversarial Examples Attack

- **Threat:** Adversaries craft inputs (e.g., images, text) designed to deceive AI models and produce incorrect outputs.
- **Impact:** The AI model misclassifies or misinterprets adversarial inputs, leading to erroneous outcomes in real-world applications.
- **Likelihood:** Moderate, adversarial examples can be generated using specialized techniques that exploit vulnerabilities in AI model architectures.
- **Simulation:** Generate adversarial examples targeting a deployed Al model (e.g., image recognition system) and assess its robustness against such attacks by measuring the accuracy of predictions on adversarial inputs.
- Mitigation: Employ adversarial training techniques during the model development phase
 to enhance the model's resilience against adversarial examples. Regularly update and
 retrain AI models using diverse datasets to improve generalization and robustness.

3. Scenario: Model Inversion Attack

- **Threat:** Adversaries exploit the outputs of an Al model to infer sensitive information about the training data or individual data subjects.
- **Impact:** Unauthorized disclosure of confidential information, such as personal attributes or proprietary knowledge, inferred from Al model outputs.
- **Likelihood:** Low to Moderate, depending on the sensitivity of the data and the transparency of model outputs.
- **Simulation:** Conduct a model inversion attack by leveraging the outputs of a deployed Al model (e.g., a facial recognition system) to reconstruct sensitive training data or infer private attributes of individuals.
- Mitigation: Implement privacy-preserving techniques such as data minimization, data encryption, differential privacy, federated learning, or input/output perturbation to mitigate the risk of information leakage through model outputs. Additionally, access to sensitive model outputs should be limited, and access controls should be implemented to restrict unauthorized disclosures. Regularly updating and retraining the model could also help it adapt to the latest threats.

4. Scenario: Model Evasion Attack

- **Threat:** Adversaries manipulate input data to evade detection or classification by Al-based security systems (e.g., intrusion detection systems and malware detectors).
- **Impact:** Successful evasion of Al-based security defenses, leading to undetected malicious activities or vulnerabilities exploited by attackers.



- **Likelihood:** Moderate to High, as adversaries continuously evolve evasion techniques to bypass Al-based security measures.
- **Simulation:** Design and execute evasion attacks against Al-based security systems using adversarial inputs crafted to evade detection or trigger false alarms.
- Mitigation: Enhance the resilience of Al-based security systems by integrating multiple
 detection mechanisms and employing ensemble learning techniques to detect and
 mitigate evasion attempts. Regularly update and retrain security models using real-world
 attack data to adapt to evolving threats and evasion tactics. Additionally, anomaly
 detection and scoring should be implemented to identify suspicious patterns indicative of
 evasion attempts. Input monitoring and sanitizing can also help reduce evasion attacks.

The following addresses six areas of cross-cutting concerts for this responsibility item.

1. Evaluation Criteria

- Comprehensiveness of attack scenarios covered
- Realism and accuracy of simulated attacks
- Effectiveness of attack detection mechanisms
- Speed and efficiency of mitigation responses
- Coverage of different AI model types and applications
- Alignment with the current threat landscape and emerging attack vectors
- Integration of simulation results into security improvement processes
- Frequency and regularity of attack simulations

2. Responsibility Matrix (RACI Model)

- **Responsible:** IT Security Team, Cybersecurity Team
- **Accountable:** Chief Information Security Officer (CISO)
- Consulted: Al Development Teams, Data Science Teams, Al Operations Team
- **Informed:** Chief Technology Officer, Chief Al Officer, Business Unit Leaders

3. High-Level Implementation Strategy

- 1. Develop a comprehensive catalog of Al-specific attack scenarios.
- 2. Design and implement realistic attack simulations for each scenario.
- 3. Establish a dedicated environment for conducting attack simulations.
- 4. Create a schedule for regular attack simulations across different Al systems.
- 5. Develop metrics and evaluation criteria for assessing simulation effectiveness.
- 6. Implement a feedback loop to incorporate simulation results into security improvements.
- 7. Conduct post-simulation analysis and reporting to relevant stakeholders.
- 8. Regularly update attack simulation techniques based on emerging threats.

4. Continuous Monitoring and Reporting

- 1. Implement real-time monitoring during attack simulations.
- 2. Develop automated reporting mechanisms for simulation results.



- 3. Conduct regular reviews of simulation outcomes and trends.
- 4. Implement a system for tracking and prioritizing identified vulnerabilities.
- 5. Establish a process for continuous improvement of simulation techniques.

5. Access Control Mapping

- IT Security Team and Cybersecurity Team: Full access to simulation tools and results
- **CISO:** Unrestricted access to all simulation data and reports
- Al Development Teams: Access to relevant simulation results for their projects
- Data Science Teams: Access to data-related simulation outcomes
- Al Operations Team: Access to operational impact assessments from simulations
- Chief Technology Officer and Chief Al Officer: Access to high-level simulation reports
- Business Unit Leaders: Access to business impact summaries of simulation results

6. Applicable Frameworks and Regulations

- NIST Al Risk Management Framework, European Union Al Act, NIST Al 100-2 E2023
- OWASP LLM Top-10

1.4 Incident Response Plans

Developing incident response plans for Al involves several key steps to ensure organizations are prepared to effectively detect, respond to, and recover from Al-related incidents. Here's an outline of the process.

1. Preparation:

- a. Establish an incident response team comprising individuals with AI, cybersecurity, legal, and communication expertise.
- b. Define roles and responsibilities within the incident response team, including incident coordinators, technical analysts, legal advisors, and communication liaisons.
- c. Conduct risk assessments specific to Al systems to identify potential threats, vulnerabilities, and impact scenarios.
- d. Develop incident response policies, procedures, and playbooks tailored to Al-related incidents, including detection, containment, eradication, recovery, and post-incident analysis.

2. Detection:

- a. Implement Al-specific monitoring and logging capabilities to detect anomalous behavior, deviations from expected patterns, or indicators of compromise.
- b. Deploy Al-driven security solutions for threat detection, such as anomaly detection algorithms, behavioral analytics, and pattern recognition techniques.



c. Establish baseline performance metrics for AI models and systems to facilitate the detection of deviations or anomalies that may indicate security incidents.

3. Containment and Eradication:

- a. Initiate immediate containment measures to prevent further spread or impact upon detecting an Al-related incident.
- b. Isolate affected systems, networks, or data repositories to minimize the scope of the incident and prevent unauthorized access or exploitation.
- c. Deploy remediation actions to eradicate malicious components, restore affected systems to a known good state, and eliminate persistent threats or backdoors.

4. Recovery:

- a. Restore affected AI systems, models, or datasets from backup repositories or clean snapshots to ensure operational continuity.
- b. Validate the integrity and functionality of restored systems through comprehensive testing and validation procedures.
- c. Implement additional security controls, patches, or updates to strengthen the resilience of AI systems against future incidents.

5. Post-Incident Analysis:

- a. Conduct a thorough post-incident analysis to identify the root causes, attack vectors, and lessons learned from the incident.
- b. Document findings, observations, and recommendations for improving incident response procedures, security controls, and risk management practices.
- c. Update incident response playbooks, policies, and training materials based on insights gained from the post-incident analysis to enhance preparedness for future incidents.

6. Training and Awareness:

- a. Provide regular training and awareness programs for incident response team members and relevant stakeholders to ensure familiarity with Al-related threats, attack vectors, and response procedures.
- b. Conduct tabletop exercises, simulations, or red team exercises to test the effectiveness of incident response plans and identify areas for improvement.



The following addresses six areas of cross-cutting concerns for this responsibility item.

Evaluation Criteria

- The comprehensiveness of the incident response plan covering all AI systems
- Speed and efficiency of incident detection and response
- Effectiveness of containment and eradication measures
- Robustness of recovery procedures
- Quality and depth of post-incident analysis
- Frequency and effectiveness of training and awareness programs
- Alignment with industry best practices and regulatory requirements
- Adaptability of the plan to emerging Al-specific threats

Responsibility Matrix (RACI Model)

- **Responsible:** IT Security Team, Cybersecurity Team, Al Operations Team
- **Accountable:** Chief Information Security Officer (CISO)
- **Consulted:** Al Development Teams, Data Science Teams, Legal and Compliance Departments, Communication Teams, Product Management
- Informed: Chief Technology Officer, Chief Al Officer, Business Unit Leaders, Management

High-Level Implementation Strategy

- 1. Establish a cross-functional incident response team with AI expertise.
- 2. Develop Al-specific incident response policies, procedures, and playbooks.
- 3. Implement Al-specific monitoring and detection capabilities.
- 4. Create containment and eradication procedures for Al-related incidents.
- 5. Establish recovery processes for AI systems, models, and data sets.
- 6. Develop post-incident analysis and reporting frameworks.
- 7. Implement regular training and awareness programs such as tabletop exercises and red team exercises.
- 8. Conduct periodic testing and refinement of the incident response plan.
- 9. Continuous improvement and learning from incident response experience.

Continuous Monitoring and Reporting

- 1. Implement real-time monitoring of AI systems for anomalies and potential incidents.
- 2. Establish key performance indicators (KPIs) for incident response effectiveness.
- 3. Develop automated alerting systems for detected incidents.
- 4. Conduct regular reviews of incident response performance and outcomes.
- 5. Implement a system for tracking and prioritizing identified vulnerabilities.
- 6. Establish a process for continuous improvement of incident response capabilities.

Access Control Mapping

- Incident Response Team: Full access to incident response tools and affected systems
- **CISO:** Unrestricted access to all incident-related information and reports
- Al Operations Team: Access to operational data and system logs during incidents



- Al Development Teams: Access to relevant incident data for their projects
- **Data Science Teams:** Access to data-related incident information
- Legal and Compliance Departments: Access to incident reports for compliance assessment
- Communication Teams: Access to approved information for external communications
- Management: Access to high-level incident summaries and impact assessments

Applicable Frameworks and Regulations

 Adhere to regulatory requirements for incident reporting and data protection such as HIPAA, PCI-DSS, GDPR

1.5 Operational Resilience

Business Continuity Planning (BCP) and Disaster Recovery (DR) for Al applications are critical, given the potential for major incidents to disrupt operations and Al's paramount role across various sectors. It involves proactive planning and robust response strategies to minimize the impact of disruptive events and restore functionality expeditiously. Several key risks associated with disaster recovery for Al applications warrant attention.

Data Loss: Al models rely heavily on data, and the loss of critical data due to disasters can compromise model performance and integrity.

- **Likelihood:** High. Given the omnipresent threats from natural disasters, hardware failures, and cyber attacks, data loss is a significant risk for any Al-driven operation.
- **Impact:** Severe. Loss of crucial data cripples AI models, affecting performance and decision-making capabilities and potentially leading to regulatory penalties.
- **Simulation:** Conduct mock drills involving data loss scenarios to evaluate the recovery process and time. Use synthetic data to simulate the loss of critical datasets and test restoration capabilities.
- BCP/DR Recommendations: Implement robust data backup and service restoration strategies
 and execute them at regular intervals. Employ off-site and cloud storage solutions to ensure
 redundancy. Use cloud services that implement multiple availability zones and cross-region
 replication. Data encryption and secure backup storage are essential. Establish clear roles and
 responsibilities for data recovery and service restoration processes.

Model Corruption: Disasters can corrupt or destroy Al models, necessitating time-consuming and costly model recovery or retraining.

- **Likelihood:** Moderate to High. Factors such as human error, cyberattacks, and software malfunctions contribute to a considerable risk of model corruption.
- **Impact:** Significant. Corruption of AI models can lead to inaccurate outputs, misinformed decisions, and a loss of trust among users and stakeholders.



- **Simulation:** Regularly test model integrity by introducing faults or errors in a controlled environment to assess the effectiveness of version control systems and rollback procedures.
- **BCP/DR Recommendations:** Utilize version control for all Al models and their components. Regular backups and secure storage of model versions facilitate quick recovery. Automated monitoring systems should be in place to detect and alert anomalies indicative of corruption.

Third-Party Dependencies: Reliance on external services and APIs for data or computational resources exposes AI applications to cascading failures from disasters impacting those dependencies.

- **Likelihood:** Medium. Dependence on external services and APIs for data or functionality introduces significant risks, given the varied security and operational standards across providers.
- **Impact:** High. Service outages or breaches in third-party services can disrupt Al operations, leading to service downtime and data security issues.
- **Simulation:** Perform regular drills that simulate the failure of third-party services to assess the robustness of failover and alternative processes.
- **BCP/DR Recommendations:** Develop a diversified portfolio of service providers and consider multi-cloud strategies to mitigate risks. Establish service-level agreements (SLAs) with all third-party vendors that include uptime guarantees and recovery support.

Security Vulnerabilities: Data and model replication across environments during recovery introduces potential vulnerabilities for unauthorized access or manipulation.

- **Likelihood:** High. The evolving landscape of cyber threats constantly challenges security measures, making vulnerabilities a significant concern.
- **Impact:** Critical. Exploited vulnerabilities can lead to compromised AI systems, data breaches, and severe reputational damage.
- **Simulation:** Conduct regular penetration testing and red team exercises to identify and address vulnerabilities. Simulate breach scenarios to test incident response and recovery.
- **BCP/DR Recommendations:** Implement a layered security architecture, including firewalls, intrusion detection/prevention systems, and rigorous access controls. Regular security training for all personnel and an incident response plan are vital.

Scalability Challenges: Disaster-induced demand fluctuations for AI services may overwhelm recovery plans, and a lack of scalable solutions may lead to performance degradation.

- **Likelihood:** Moderate. Rapid changes in demand for AI services can lead to scalability challenges, especially if not anticipated and planned for.
- **Impact:** Moderate to High. The inability to scale can result in degraded performance, user dissatisfaction, and potential revenue loss during peak demands.



- **Simulation:** Conduct stress and load testing to evaluate the system's performance under extreme conditions and identify bottlenecks.
- **BCP/DR Recommendations:** Implement scalable cloud services and consider serverless architectures to accommodate fluctuating demands. Auto-scaling and resource optimization strategies should be integral to the system design.

Regulatory Compliance: Disaster recovery strategies must align with data protection, privacy, and security regulations to mitigate legal and compliance risks.

- **Likelihood:** High. The regulatory environment for Al and data privacy is dynamic, with new and updated regulations frequently introduced.
- **Impact:** High. Non-compliance can lead to significant fines, legal challenges, and damage to reputation.
- **Simulation:** Regular compliance audits and mock regulatory inspections can help prepare for real-world compliance evaluations.
- BCP/DR Recommendations: Establish a compliance management system, including regular training, audits, and updates to policies and procedures in response to changing laws and regulations. Engage legal expertise to navigate complex regulatory landscapes.

Technical Debt: Failure to update recovery plans in tandem with evolving Al system architectures and technologies can render them ineffective.

- **Likelihood:** High. Rapid technological advancements and pressures to deliver can lead to accumulating technical debt.
- **Impact:** Moderate to High. Accumulated technical debt can hinder disaster recovery efforts, leading to extended downtimes and increased recovery costs.
- **Simulation:** Periodic reviews and audits of the Al system architecture and codebase can help identify areas of technical debt that may impact disaster recovery.
- **BCP/DR Recommendations:** Prioritize reducing technical debt through regular refactoring and modernization initiatives. Establish clear documentation and update disaster recovery plans to reflect current system architectures and technologies.

Human Error: The complexity of Al systems heightens the risk of human errors during recovery processes, potentially exacerbating the disaster's impact.

- **Likelihood:** High. The complexity of AI systems and the involvement of various personnel in their operation make human error a considerable risk.
- **Impact:** Moderate to High. Human errors can lead to data loss, system outages, and incorrect Al model outcomes.



- **Simulation:** Conduct tabletop exercises and disaster scenario simulations to train staff in proper response procedures and to identify potential areas for error.
- BCP/DR Recommendations: Develop comprehensive training programs and clear procedural
 documents to minimize human error. Implement checks and balances, such as peer reviews and
 automated alerts for unusual activities.

Insufficient Testing: Infrequent or unrealistic testing of disaster recovery plans can result in outdated or ineffective strategies during actual incidents.

- **Likelihood:** Moderate to High. The dynamic nature of Al systems and the pressure to continuously deliver new features can lead to inadequate testing of disaster recovery plans.
- **Impact:** High. A plan's failure could result in prolonged periods of system unavailability and possible data forfeiture when a business requires them the most, underlining the importance of rigorous testing.
- **Simulation:** Schedule regular, comprehensive testing of all aspects of the disaster recovery plan, including unannounced drills to assess readiness under real-world conditions.
- **BCP/DR Recommendations:** Allocate dedicated resources for regular testing and updates of disaster recovery plans. Incorporate lessons learned from tests and real incidents into continuous improvement processes.

Resource Constraints: Adequate resource allocation for backup, replication, and rapid deployment is crucial to effective disaster recovery for Al applications.

- **Likelihood:** Moderate. Budgetary and resource limitations are common, especially in competitive and rapidly evolving industries.
- **Impact:** Moderate to High. The availability of resources can significantly influence the effectiveness of disaster recovery solutions and ultimately determine the pace of recovery and the organization's resilience.
- **Simulation:** Perform capacity planning exercises and cost-benefit analyses to optimize resource allocation for disaster recovery.
- **BCP/DR Recommendations:** To protect critical systems and data, prioritize disaster recovery in budgeting and resource allocation. Explore cost-effective solutions, such as cloud services, for scalable, on-demand resources.

Recognizing the multifaceted risks associated with AI systems, including data loss, model corruption, third-party dependencies, security vulnerabilities, scalability challenges, regulatory compliance, technical debt, human error, insufficient testing, and resource constraints, it becomes clear that a proactive and robust disaster recovery strategy is not just a necessity but a cornerstone of responsible AI utilization. Such a strategy not only aims to minimize the impact of disruptive events but also ensures the expeditious restoration of AI functionalities, thus maintaining operational resilience and compliance with evolving regulatory landscapes.

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Evaluation Criteria

- **Objective Measurement:** Develop clear metrics for recovery time objectives (RTO) and recovery point objectives (RPO) specific to Al applications.
- **Risk Assessment:** Regularly assess the likelihood and impact of data loss, model corruption, third-party dependencies, security vulnerabilities, scalability challenges, regulatory compliance, technical debt, human error, insufficient testing, and resource constraints.

Responsibility Matrix (RACI Model)

- Responsible: Al Development Teams, IT Security Teams, and Data Protection Officers are responsible for implementing disaster recovery strategies and ensuring data protection and model integrity.
- **Accountable:** The Chief Data Officer (CDO) and Chief Technology Officer (CTO) ensure overall governance and adherence to compliance standards. Chief Information Security Officer (CISO) is accountable for security measures and vulnerability assessments.
- **Consulted:** Business Unit Leaders, Chief Al Officers, and Compliance Teams are consulted for business impact analysis and regulatory compliance. Legal and Compliance Departments guide legal and regulatory requirements.
- **Informed:** All organizational members are informed about disaster recovery policies, procedures, and roles within the RACI framework.

High-level Implementation Strategies

- **Data Management:** Implement robust data backup, encryption, and secure storage solutions. Use cloud services for redundancy and scalability.
- **Model Integrity:** Employ version control and secure storage for Al models. Automate monitoring for early detection of corruption or failure.
- **Security Architecture:** Develop a multi-layered security approach, including firewalls, intrusion detection systems, and rigorous access controls.

Continuous Monitoring and Reporting: Automated systems should be utilized to continuously monitor Al systems' health and security. Regular reports are generated for management and strategy roles, highlighting any issues or risks that require attention.

Access Control: Implement stringent policies to ensure only authorized personnel can access critical data and systems. Use adaptive authentication and role-based access control (RBAC) mechanisms.

Applicable Frameworks and Regulations

Follow the NIST AI Risk Management Framework (RMF) and the Secure Software Development Framework (SSDF) to ensure the secure development and deployment of AI applications.



Regular compliance checks and updates to policies and procedures in response to evolving regulations and standards.

1.6 Audit Logs & Activity Monitoring

Audit logs and activity monitoring for AI systems are essential to governance, risk, and compliance (GRC) practices. These logs provide a detailed record of activities performed within AI systems, including model training, inference, data processing, and system configuration changes. Here's how audit logs and activity monitoring are implemented for AI.

1. Capture Relevant Events:

- a. Audit logs should capture various events relevant to AI systems, including model training iterations, data preprocessing steps, inference requests, and model performance metrics.
- b. Record details, such as the user or service account responsible for the action, the timestamp of the event, the specific operation performed, and any relevant metadata associated with the event.

2. Granular Logging:

- a. Implement granular logging to capture detailed information about each event, such as the input data used for model training, the hyperparameters configured, the output predictions generated, and any errors or exceptions encountered during processing.
- b. Ensure that audit logs contain sufficient context to facilitate traceability and accountability for each action performed within the AI system.

3. Centralized Log Storage:

- a. Store audit logs in a centralized repository or log management platform that supports scalable storage, efficient retrieval, and secure access controls.
- b. Implement encryption and access controls to protect sensitive information in audit logs and ensure compliance with data protection regulations.

4. Real-time Monitoring:

- a. Monitor AI systems in real-time to detect and respond to anomalous or suspicious activities that may indicate security breaches, data leaks, or performance degradation.
- b. Set up alerting mechanisms to notify administrators or security teams of critical events or deviations from expected behavior, such as unauthorized access attempts or unusual patterns in model predictions.



5. Integration with SIEM Solutions:

- a. Integrate audit logs and activity monitoring with Security Information and Event Management (SIEM) solutions to correlate Al-related events with broader security incidents and threat intelligence.
- b. Leverage SIEM capabilities for log aggregation, correlation, analysis, and reporting to gain actionable insights into AI system behavior and security posture.

6. Compliance Reporting:

- Audit logs support compliance reporting requirements, such as adherence to regulatory standards (e.g., GDPR, HIPAA) or industry best practices (e.g., ISO 27001, NIST SP 800-53).
- b. Generate audit reports and compliance dashboards based on logged events to give stakeholders visibility into AI system activities and security controls.

7. Retention and Archiving:

- a. Establish retention policies for audit logs to ensure that data is retained for the required duration to meet legal, regulatory, and operational requirements.
- b. Implement archival mechanisms to offload older log data to long-term storage while maintaining accessibility for auditing, analysis, and reporting purposes.

By implementing robust audit logging and activity monitoring mechanisms, organizations can enhance visibility, accountability, and security oversight for their AI systems, enabling effective risk management and compliance with regulatory requirements.

Evaluation Criteria

- **Comprehensiveness:** Audit logs must capture diversified events, including model training, data processing, and configuration changes.
- **Detail and Granularity:** Logs should offer detailed, granular insights into each event for accurate traceability and accountability.
- **Security and Privacy:** Logs must be securely stored and managed, adhering to data protection regulations. Sensitive data in the logs must be obfuscated or redacted before being sent to the log management solution.
- **Real-time Monitoring and Alerting:** Systems should enable real-time monitoring with alerts for suspicious activities.
- **Integration and Compliance:** Seamlessly integrate with SIEM solutions and support compliance reporting requirements.



Responsibility Matrix (RACI Model)

Implementing audit logging and monitoring for AI systems involves various roles and responsibilities, which can be defined using the RACI model:

- **Chief Data Officer (R, A)** is responsible for overseeing data governance and compliance, and is accountable for ensuring proper audit logging and monitoring practices.
- **Chief Technology Officer (R, A)** is responsible for technology strategy and implementation and is accountable for ensuring audit logging and monitoring capabilities are integrated into Al systems.
- Chief Information Security Officer (CISO) (R, A) is responsible for overall security strategy and risk management and is accountable for ensuring audit logging and monitoring aligns with security best practices.
- **Business Unit Leaders (C, I)** are consulted to understand business requirements and keep informed about audit logging and monitoring implementation.
- **Chief Al Officer (R, A)** is responsible for Al strategy and implementation and is accountable for ensuring audit logging and monitoring capabilities are integrated into Al systems.

Governance and Compliance

- **Data Protection Officers (R, C)** are responsible for ensuring compliance with data protection regulations and are consulted on audit logging and monitoring requirements.
- **Chief Privacy Officer (R, A)** is responsible for privacy compliance and is accountable for ensuring that audit logging and monitoring align with privacy best practices.
- **Legal and Compliance Departments (C, I)** are consulted on legal and regulatory requirements and are informed about audit logging and monitoring implementation.
- **Data Governance Board (C, I)** is consulted on data governance policies and standards and is informed about audit logging and monitoring implementation.
- **Compliance Teams (R, I)** are responsible for monitoring and reporting on compliance and are informed about audit logging and monitoring capabilities.
- **Data Governance Officer (R, C)** is responsible for data governance policies and standards and is consulted on audit logging and monitoring requirements.

Technical and Security

- **IT Security Team (R, I)** is responsible for implementing security controls and is informed about audit logging and monitoring requirements.
- **Network Security Teams (R, I)** are responsible for network security controls and are informed about audit logging and monitoring requirements.

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- **Cloud Security Team (R, I)** is responsible for cloud security control and is informed about audit logging and monitoring requirements for cloud-based AI systems.
- **Cybersecurity Team (R, I)** is responsible for cybersecurity measures and is informed about audit logging and monitoring capabilities.
- **IT Team (R, I)** is responsible for IT infrastructure and systems and is informed about audit logging and monitoring requirements.
- **Network Security Officer (R, C)** is responsible for network security policies and standards and is consulted on audit logging and monitoring requirements.
- **Hardware Security Team (C, I)** is consulted on hardware security considerations and is informed about audit logging and monitoring implementation.
- **System Administrators (R, I)** are responsible for system administration and maintenance and are informed about audit logging and monitoring capabilities.

Operations and Development

- **Al Development Teams (R, I)** are responsible for developing and implementing Al systems and are informed about audit logging and monitoring requirements.
- **DevOps Team (R, I)** is responsible for DevOps practices and is informed about audit logging and monitoring integration.
- Quality Assurance Team (C, I) is consulted on quality assurance processes and informed about audit logging and monitoring capabilities.
- **Al Operations Team (R, I)** is responsible for Al system operations and informed about audit logging and monitoring implementation.
- **Application Development Teams (R, I)** are responsible for developing applications that integrate with Al systems and are informed about audit logging and monitoring requirements.
- **Al/ML Testing Team (C, I)** is consulted on testing strategy and is informed about audit logging and monitoring capabilities.
- **Development Operations (DevOps) Team (R, I)** is responsible for DevOps practices and is informed about audit logging and monitoring integration.
- **Development Security Operations (DevSecOps) Team (R, I)** is responsible for DevSecOps practices and is informed about audit logging and monitoring integration with security controls.
- Al Maintenance Team (R, I) is responsible for maintaining and updating Al systems and is informed about audit logging and monitoring requirements.
- **Project Management Team (C, I)** is consulted on project planning and execution and is informed about audit logging and monitoring implementation.



- **Development Team (R, I)** is responsible for developing applications that integrate with Al systems and is informed about audit logging and monitoring requirements.
- **Operational Staff (I)** is informed about audit logging and monitoring capabilities for operational tasks.
- **Data Science Teams (R, I)** are responsible for data science tasks and are informed about audit logging and monitoring requirements.
- **Container Management Team (C, R)** is consulted on container management strategies and is responsible for integrating with audit logging and monitoring systems.
- **IT Operations Team (R, I)** is responsible for IT operations and infrastructure and is informed about audit logging and monitoring requirements.
- **Al Development Managers (R, I)** are responsible for managing Al development teams and informed about audit logging and monitoring requirements.
- **Head of AI Operations (R, I)** is responsible for managing AI operations teams and is informed about audit logging and monitoring implementation.

Management and Strategy

- High-level Implementation Strategies:
 - **Centralized Log Storage**: Utilize scalable, secure platforms for log storage, ensuring encryption and proper access controls.
 - Real-time Monitoring and Alerting: Implement sophisticated monitoring tools for instant detection of anomalies, integrating with SIEM for comprehensive security oversight.
 - Compliance Reporting and Retention: Automate compliance reporting, establish clear retention policies and use archival solutions for long-term log storage.
 - **Continuous Monitoring and Reporting:** Establish continuous, real-time monitoring with automated alerting to identify and act on potential security threats or operational issues promptly.
 - Access Control: Implement strict access controls for audit logs, ensuring only authorized personnel can view or modify the logs, protecting sensitive data, and maintaining compliance.



Applicable Frameworks and Regulations

Align audit logging and monitoring practices with NIST guidelines, ensuring robust governance, risk management, and compliance across Al systems.

By refining the audit logging and monitoring practices outlined above, organizations can significantly enhance their AI systems' governance, risk management, and compliance, ensuring operational integrity, security, and regulatory adherence. This comprehensive approach empowers organizations to maintain a high standard of accountability and transparency, safeguarding against risks while fostering trust in AI applications.

1.7: Risk Mitigation

Risk Mitigation is an approach to managing potential threats and uncertainties in AI systems and operations. It encompasses four primary strategies for handling risks. The first is risk avoidance, which involves identifying and eliminating high-risk AI applications or processes entirely, thereby preventing the risk from materializing. Second, risk reduction or mitigation focuses on implementing controls and measures to decrease either the likelihood of a risk occurring or its potential impact if it does occur. This could include technical safeguards, process improvements, or enhanced monitoring systems. Third, risk transfer, which involves shifting the potential impact of a risk to another party, typically through insurance policies or contractual agreements, thus protecting the organization from bearing the full brunt of negative outcomes. Finally, risk acceptance is a deliberate decision to acknowledge and retain certain risks, usually low-impact ones, after careful evaluation and cost-benefit analysis. This strategy is often employed when the cost of other risk-handling methods outweighs the potential impact of the risk itself. By employing these four strategies in a balanced and informed manner, organizations can effectively manage the complex risk landscape associated with AI technologies, ensuring robust protection while still fostering innovation and progress.

1. Evaluation Criteria:

- Percentage of identified risks successfully avoided, mitigated, transferred, or accepted
- Reduction in the number and severity of incidents related to Al systems
- Cost-effectiveness of risk mitigation strategies implemented
- Time taken to implement risk mitigation measures
- Frequency of risk reassessment and strategy updates
- Effectiveness of each risk handling method (avoidance, mitigation, transfer, acceptance)
- Compliance rate with risk management procedures

2. Responsibility Matrix (RACI Model):

- **Responsible:** IT Security Team, Al Operations Team
- **Accountable:** Chief Information Security Officer (CISO)



- **Consulted:** Legal and Compliance Departments, Business Unit Leaders, Al Development Teams, Chief Technology Officer
- **Informed:** Management, Chief Al Officer, Chief Data Officer

3. High-Level Implementation Strategy:

- 1. Develop a comprehensive Al risk assessment framework
- 2. Establish a risk management committee to oversee risk handling strategies
- 3. Create and maintain a risk register categorizing risks by handling method
- 4. Implement regular risk assessment cycles for all AI projects and systems
- 5. Develop strategies for each risk handling method:
 - a. **Avoidance:** Identify and eliminate high-risk AI applications or processes
 - b. **Mitigation:** Implement controls to reduce the likelihood or impact of risks
 - c. **Transfer:** Explore insurance options for Al-related risks
 - d. **Acceptance:** Define criteria for accepting low-impact risks
- 6. Integrate risk handling considerations into the AI development lifecycle
- 7. Conduct regular training on risk identification and handling methods
- 8. Establish decision-making protocols for choosing appropriate risk handling methods
- 9. Implement a system for tracking and reporting on risk handling efforts

4. Continuous Monitoring and Reporting:

- 1. Implement real-time monitoring systems for critical AI operations.
- 2. Establish key risk indicators (KRIs) for each risk handling method.
- 3. Conduct regular audits of risk handling measures and their effectiveness.
- 4. Develop a dashboard for real-time visibility into risk status and handling progress.
- 5. Set up a system for regular reporting to management on risk handling efforts and outcomes.
- 6. Implement a feedback loop to continuously improve risk detection and handling strategies.
- 7. Establish a process for immediate escalation of newly identified high-impact risks.

5. Access Control Mapping:

- 1. Restrict access to risk assessment and handling plans to authorized personnel only.
- 2. Implement role-based access control for risk management systems.
- 3. Ensure that the IT Security Team and Al Operations Team have appropriate access to monitor and manage risks in Al systems.
- 4. Grant the CISO and management team access to high-level risk reports and dashboards.



- 5. Provide the Legal and Compliance Departments with access to relevant risk data for regulatory compliance purposes.
- 6. Allow Al Development Teams limited access to risk data relevant to their projects.
- 7. Implement strict access controls for systems containing sensitive risk-related data.

6. Foundational Guardrails:

- ISO 31000:2018 Risk management guidelines
- NIST SP 800-37 Rev. 2 Risk Management Framework for Information Systems and Organizations
- COSO Enterprise Risk Management Framework
- EU Al Act (proposed) Includes risk-based approach to Al regulation
- GDPR Article 35 Data Protection Impact Assessment for high-risk processing
- NIST AI Risk Management Framework Specific to AI systems risk management

1.8 Data Drift Monitoring

Data drift is the evolution of the statistical properties of the input data over time. It occurs when the data the model was trained on gradually becomes outdated and less relevant for production. As a result, the model performance may degrade. Thus, proactive data drift monitoring becomes vital in developing safe and reliable models.

Data poisoning is a form of data drift due to adversarial intentional pollution of the training data.

IMPORTANT: Model performance decays without any vivid signals. This means models' outputs must be regularly examined and retrained if necessary. Valid mechanisms are also used to detect deviations from the original data.

Generally, there are two main subtypes of data drift that need to be taken into account:

- **Covariate drift:** This happens when the relationship between a single input and the output remains unchanged, but the input data distribution changes. Covariate drift may happen as a result of changes in user behavior, regulations, data collecting factors, and other factors;
- **Prior probability drift:** This occurs when the distribution of the target variable changes over time relative to the training data. The learned relationship between input features and output data becomes disrupted in this case.

Model performance can also be influenced by other types of data drift, e.g.:

- **Feature change:** This type of data drift happens when changes in features take place, like the introduction of a new feature or the removal of an old one;
- Changes in the range of model output values.

Data drift monitoring may include a variety of methods. The recommended ones include:

- Relevant domain knowledge that helps to detect and align the model performance with cutting-edge trends and changes in feature importance;
- Statistical tests comparing the distributions of the features in the training data and the newly obtained data (e.g., the Kolmogorov-Smirnov test, chi-squared test, Population stability Index, the Page-Hinkley test, etc.);
- Visual distribution comparison where applicable, using histograms, scatterplots, etc.;
- Special algorithms that help to detect data drift;
- General measures to monitor data poisoning attacks include, in addition to the ones mentioned, examination and monitoring of automated pipelines, examination of data flow diagrams, data provenance, and regular examination of data quality and integrity.

The recommended **practices** for data drift monitoring include:

- Determine a set of features that are to be monitored;
- Define and describe the reference data. This might be ground truth or training data against which the production data is to be compared;
- Identify a lookup window for the monitoring;
- Define and set a list of metrics for data drift monitoring;
- Determine monitoring frequency;
- Set the thresholds for the metrics;
- Establish the alerting mechanism for drift detection;
- Retrain the model if significant deviations are detected.

Specific methods for addressing data drift include:

- **Sequential Analysis Methods:** Real-time monitoring of data streams to detect changes as they occur.
 - Techniques:
 - **CUSUM (Cumulative Sum Control Chart):** CUSUM monitors shifts in the mean of a process by accumulating deviations from a target value.
 - **Drift Detection Method (DDM):** DDM monitors changes in model performance metrics (like error rates) and triggers alarms or updates when drift is detected.



- **Page-Hinkley Test:** This test detects changes in the mean of a data stream and is suitable for real-time monitoring.
- **Model-Based Methods:** Using models to handle drift by adapting or incorporating new strategies based on observed changes.
 - Techniques:
 - **Ensemble Methods:** Ensembles combine predictions from multiple models and can adapt by weighting or replacing models based on their performance on recent data.
 - **Adaptive Models:** These models update themselves incrementally as new data comes in, which helps handle drift.
 - **Concept Drift Detection Models:** These models are designed to detect concept drift, such as ADWIN, which adjusts its window size to maintain performance.
- **Time Distribution-Based Methods:** Analyze changes in statistical distributions of data over time to detect drift.
 - Techniques:
 - **Kolmogorov-Smirnov Test:** This test compares the cumulative distribution functions of two datasets (current vs. historical) to detect shifts.
 - **Histogram-based Methods:** By comparing histograms over time, you can detect changes in the distribution of features.
 - **Kernel Density Estimation (KDE):** This test estimates the probability density function of a random variable and can help detect changes in data distribution over time.

It is strongly recommended that a data quality monitoring mechanism be used in conjunction with data drift monitoring. Both data drift monitoring and data quality monitoring need to be set up in cooperation with data scientists who can define coherent requirements (for details of responsibilities assignment, please check the RACI model below).

- **1. Evaluation criteria:** The organization should develop a set of quantifiable metrics against which the evaluation will be performed. Both input data distributions and total model performance must be monitored through coherent alerting mechanisms.
- **2. RACI model:** Stakeholders, roles, and responsibilities should be identified. Setting Responsible, Accountable, Consulted, and Informed personnel helps exclude duplications and loopholes in responsibilities.



The following assignments might be beneficial:

- Responsible: Head of AI operations, AI maintenance team, AI operations team, AI/ML testing team, Quality Assurance team, Cybersecurity team, IT Security Team, Hardware Security team
- **Accountable:** Chief Data Officer, Chief Al Officer, Chief Information Security Officer (within the scopes of responsibility)
- Consulted: Data Protection Officer, Data Governance Officer, Data Science teams
- **Informed:** The list of informed stakeholders must be aligned with the organization's Al-related processes
- **3. High-level Implementation Strategies:** High-level implementation strategies need to be implemented in coherence with the company's overall data strategy.
- **4. Continuous Monitoring and Reporting:** Continuous monitoring should be implemented. Alerts, data quality dashboards, model performance monitoring, and regular data auditing are examples of continuous monitoring activities. The roles responsible for continuous monitoring of data drift must be defined. Regular reports are to be generated for the stakeholders as per the RACI model.
- **5. Access Control:** An access control mechanism must be established for input and output data and data drift monitoring activities to avoid potential data poisoning from adversarial parties.
- **6. Applicable Frameworks and Regulations** NIST AI Risk Management Framework (NIST AI RMF), Microsoft Responsible AI Standard.

2. Governance and Compliance

Governance and compliance form the structural framework that guides the responsible development, deployment, and use of AI systems within organizations. This section delves into the multifaceted aspects of establishing and maintaining a robust AI governance structure while ensuring adherence to relevant regulations and standards. It encompasses the formulation of comprehensive AI security policies, the implementation of stringent audit processes, the establishment of clear board reporting mechanisms, and the navigation of complex regulatory mandates. Additionally, it explores the creation of measurable and auditable controls, the implications of emerging legislation such as the EU AI Act and the US Executive Order on AI, the development of AI usage policies, and the implementation of model governance. By addressing these key areas, organizations can foster an environment of accountability, transparency, and ethical AI use while m itigating risks and maintaining compliance with evolving legal and regulatory landscapes.



2.1 Al Security Policies, Process, and Procedures

Defining, publishing, and governing security policies, processes, and procedures supporting secure and responsible AI practices should complement and interoperate with existing cybersecurity policies and procedures. The processes and procedures should also align with the top-level corporate policies on Responsible AI for consistency and interoperability with other core disciplines such as data privacy, ethics, legal compliance, and so on.

An organization may choose to align its cybersecurity-related processes and procedures to a company-wide policy, such as corporate-wide AI principles that are applied to every role developing, assessing, or deploying AI, or a company-wide responsible AI or AI ethics policy. So, there is consistency at the top regarding how the principles will be applied to secure new and emerging technology solutions from a corporate standards and process perspective.

The policy should convey at a high level the company's position on the use of such new and emerging technologies.

A. Define a process that aligns with the high-level policy and embeds cybersecurity from the start of an AI project through ongoing production monitoring and updates to the use case throughout the application lifecycle.

After a corporate policy is established for a 'tone at the top' mandate, a process should be developed and linked to the policy, describing the steps that will be taken to meet the policy objectives.

The process should not be too restrictive in scope to reduce the likelihood that future use cases would fall out of scope, risking a lack of adequate due diligence as socio-technical use cases for AI rapidly evolve, which can create new vulnerabilities with widespread negative consequences if not assessed early. The standard should be defined in an agile way and can support future iterations of a framework as the industry evolves (like the NIST AI Risk Management Framework).

The process and its associated procedures describe 'how' the cybersecurity team contributes to responsible AI through its assessment roles, tools, and governance structure to support each project under review. The following areas for governance should be considered best practice for any standard and set of associated procedures:

- 1. Identify and assess risks.
- 2. Define security objectives (may change based on the use case context and its intended outcomes, data sources, policy risk tolerance, etc.).
- 3. Establish security controls.
- 4. Publish and periodically review and update governance processes.
- 5. Provide training and education to internal and external roles for the assessment, review, and approval processes and their context-specific uses.



- 6. Continuously monitor and assess security with a 'feedback loop' to address potential ethical or cybersecurity concerns internally or with external stakeholders.
- 7. Define and adhere to an incident response and recovery plan and playbook.

The process and the procedures aligned to the policy should also consider implementing checkpoints and guardrails for assessment and risk mitigation (reference NIST Test, Evaluation, and Red-Teaming).

- Security testing throughout the lifecycle of an application, using Test, Evaluation, Verification, and Validation (TEVV) guidance with considerations of the following:
 - Test and Evaluation (T&E) is key to assessing the effectiveness and security of AI models and systems that are part of the solution architecture, target use case, and application limitations. Vulnerabilities, weaknesses, and potential threats should be documented in the vulnerability assessment, penetration testing, and compliance testing.
 - Verification should include Red Teaming for attack simulation and adversarial defense testing. Red Teaming and Threat Modelling can evaluate controls to identify weaknesses and apply controls as needed to prevent data breaches, obtain unauthorized access, or exploit vulnerabilities within the proposed model or data (as well as any proposed changes over time).
 - The validation steps should also consider bias in the application and use case context. From a cybersecurity perspective, assessing for bias in the data sources can create negative outcomes, and rigorous testing should be performed before a decision to proceed further. The process must also assess whether the model is sufficiently resilient to or susceptible to social engineering attacks that can cause harm or deliver inaccurate output and anticipate risks for using Al beyond its intent and context of the documented use case.
- B. The process and detailed procedures must align with or define the governance structure and roles that assess, mitigate, or approve a project to proceed, along with any risks that may prevent a project from moving forward until additional controls are applied.

The process and procedure should also account for risk indicators and metrics to measure compliance and risk tolerance and assure quarterly/annual input into the effectiveness of the cybersecurity program as a key contribution to Responsible AI.

1. Evaluation Criteria:

The organization should establish quantifiable metrics to assess the effectiveness of its AI program, which must include specific metrics for cybersecurity but can include other disciplines (Legal and Compliance, Data Privacy stakeholders, regulatory bodies, etc.); metrics might include the number of identified threats, the severity of vulnerabilities in the Verification and Validation phases, and the level of risk across all the applications in the AI registry.



2. RACI Model:

The RACI model helps clarify roles and responsibilities regarding the process and associated detailed procedures for applying Responsible AI safely and securely. Key personnel must be designated as Responsible, Accountable, Consulted, or Informed, ensuring clear oversight and accountability throughout the Test, Evaluation, Verification, and Validation (TEVV) phases of cybersecurity assessment and mitigation documentation.

The RACI model should also consider the governance structure, whether the governance is directly outlined in a corporate-level policy or linked through a Cybersecurity standard. The roles should define a committee's centralized or distributed responsibilities for reviewing and approving any project within the policy and process, who has the right to challenge, who is informed, and so on.

3. High-level Implementation Strategies:

Implementing a governance strategy for Responsible AI should include regular cybersecurity training and awareness, playbooks for incident response, and a feedback loop to ensure ongoing monitoring and testing are applied consistently across the organization. The strategy should include regular engagement with internal and external stakeholders as needed, with the appropriate levels of information-sharing agreements with other peers in the industry, to stay informed about emerging threats, trends, and tools for assessment and control mitigations.

The organization structure for updating policy, processes, and procedures should be structured in a way that allows for priority updates if needed and, at a minimum, a schedule for annual updates, review, and approval by a policy committee (Cyber-specific and/or enterprise-wide across all Responsible Al disciplines).

4. Continuous Monitoring and Reporting:

Continuous monitoring tools and reporting mechanisms are essential for maintaining the integrity of the application and the context of the use case. Measurements should detect any drift from the initial approval that did not undergo reassessment/review/approval procedures and guardrails.

5. Access Control:

Access control mechanisms are crucial for safeguarding the data and access to the model and application. The organization must implement robust controls to manage access to sensitive data, model registries, and other critical assets involved in threat modeling. It must also have playbooks for incident response and, if needed, the right governance steps to shut down the application until the issue is resolved.

6. Applicable Frameworks and Regulations

NIST AI Risk Management Framework, NIST Secure Software Development Framework, Executive Order on Safe, Secure, and Trustworthy Artificial Intelligence and the EU Artificial Intelligence Act (Final Draft 2024).



2.2 Audit

Al audit refers to systematically examining and evaluating artificial intelligence systems, their underlying algorithms, and their deployment. The primary objectives of Al auditing are to ensure compliance, promote transparency, and uphold ethical use. During an Al audit, various aspects are examined, including risk assessment, data governance, model evaluation, ethical considerations, and legal compliance. Auditors verify adherence to relevant standards, guidelines, and regulations to maintain trust and accountability in Al systems.

Some key components of AI auditing are:

- **Risk Assessment:** Evaluate AI system risks, including bias, privacy violations, security vulnerabilities, etc.
- Transparency and Explainability: Assess how transparent and interpretable an Al system is.
- **Data Governance:** Examine data quality, data sources, and data preprocessing.
- **Model Evaluation:** Evaluate Al model performance using appropriate metrics.
- **Ethical Considerations:** Scrutinize the ethical implications of Al deployment.
- Legal and Regulatory Compliance: Ensure adherence to relevant laws (e.g., GDPR, CCPA) and

Al auditing is an ongoing process that adapts to technological advancements and evolving ethical norms. Organizations and auditors are crucial in maintaining trust and accountability in Al systems.

- 1. Evaluation Criteria: Evaluate each Al audit area using specific metrics. Here are some examples:
 - **Risk Assessment:** Number and severity of identified technical risks (e.g., accuracy errors, model drift).
 - Transparency & Explainability: Percentage of AI models with interpretable explanations
 - **Data Governance:** Data quality scores are based on completeness, accuracy, and consistency.
 - **Model Evaluation:** Performance metrics relevant to the Al system's purpose (e.g., accuracy, precision.
 - Ethical Considerations: Alignment of AI deployment with ethical guidelines and principles
 - **Legal & Regulatory Compliance:** The number of legal and regulatory gaps identified.
 - **Board Evaluation Metrics for Audit:** The Board can use the following metrics to evaluate the effectiveness of an Al audit:
 - Actionable insights and recommendations provided by the audit
 - o Timeliness of the audit and reporting



- o Level of management buy-in and commitment to addressing audit findings
- o Measurable improvements in Al governance practices following the audit

By using these metrics, organizations can ensure their Al audits are rigorous and informative, and boards can effectively assess the trustworthiness and ethical implementation of Al systems.

2. RACI Model

The following table outlines a RACI Model for critical areas related to auditing AI systems:

Activity	Responsible (R)	Accountable (A)	Consulted (C)	Informed (I)
Risk Assessment				
Identify technical risks	Al Project Team (Lead)	Chief Technology Officer (CTO)	Data Science & Security Team	Board of Directors, Bus. Unit Mgt.
Identify non-technical risks	Legal Department (Lead)	Chief Risk Officer (CRO)	Ethics Committee	Board of Directors, Bus. Unit Mgt.
Transparency & Exp	lainability			
Assess model interpretability	Data Science Team (Lead)	Al Project Lead	Business Unit Leaders	Board of Directors, Stakeholders
Data Governance				
Data quality & source review	Data Governance Team (Lead)	Chief Data Officer (CDO)	Data Science Team, Legal	Board of Directors, Bus. Unit Mgt.
Training data bias assessment	Data Science Team (Lead)	Al Project Lead	Ethics Committee	Board of Directors
Data privacy compliance review	Legal Department (Lead)	Chief Privacy Officer (CPO)	Data Governance Team	Board of Directors
Model Evaluation				
Performance metrics & analysis	Data Science Team (Lead)	Al Project Lead	Business Unit Leaders	Board of Directors
Fairness & bias analysis	Data Science Team (Lead)	Chief Data Officer (CDO)	Ethics Committee	Board of Directors
Adversarial robustness testing	Security Team (Lead)	Chief Technology Officer (CTO)	Data Science Team	Board of Directors
Ethical Considerations				
Ethical impact assessment	Ethics Committee (Lead)	Chief Risk Officer (CRO)	Legal, Bus. Unit Mgt.	Board of Directors
Alignment with ethical guidelines	Legal Department (Lead)	CEO	Ethics Committee	Board of Directors

Legal & Regulatory Compliance				
Legal & regulatory review	Legal Department (Lead)	Chief Compliance Officer (CCO)	Business Unit Leaders	Board of Directors
Overall Audit				
Conduct internal audit	Internal Audit Team (Lead)	Chief Audit Executive (CAE)	Departments As Needed	Board of Directors (Audit Com)
Engage external auditors (optional)	Management (Lead)	Board of Directors (Risk Committee)	Internal Audit Team	Board of Directors

- **3. High-level Implementation Strategies:** Effective Al audits require a clear definition of responsibilities within the organizational structure and a focus on specific areas critical to trustworthy Al use. Here's how to implement them:
 - 1. **Define the Audit Scope:** Determine which AI systems and processes will be subject to auditing -Focus on high-risk systems.
 - 2. **Assign Audit Ownership:** Evaluate the IA staff after determining the qualifications necessary to accomplish the audit objectives.
 - 3. **Develop Audit Methodology:** Define specific procedures and techniques to assess the Al-specific areas outlined in the scope.
 - 4. **Develop Audit Metrics:** Identify Key Metrics Focusing on critical aspects such as model performance, fairness, bias, and ethical impact.
 - 5. Reporting and Follow-up:
 - a. Establish clear reporting structures for communicating audit findings and recommendations to relevant parties (e.g., management, board of directors).
 - b. Define a process for addressing identified issues and implementing corrective actions to improve the AI system's trustworthiness.
- **4. Continuous Monitoring and Reporting:** While continuous monitoring and reporting are crucial for maintaining overall GRC within an organization, the focus here is Al audits. Al audits are a specific, systematic process for evaluating Al systems, their algorithms, and their deployment. Unlike continuous monitoring, which provides ongoing oversight, Al audits offer a deeper dive into specific aspects like risk assessment, data governance, and ethical considerations. This comprehensive evaluation ensures compliance, promotes transparency, and upholds the ethical use of Al, ultimately fostering trust and accountability in Al systems.

Internal Audit (IA) wouldn't directly perform continuous monitoring. IA would review the outputs and reports generated by the AI system. to ensure it functioned as intended and identify potential issues related to:



- **Data Quality:** IA reviews reports on data completeness, identifying missing data points or gaps that could impact the Al's training and decision-making.
- **Model Performance:** IA assesses accuracy, precision, and recall metrics to ensure the AI system performs consistently and meets established benchmarks.
- Fairness and Bias: IA scrutinizes reports on potential biases in the Al's outputs.
- **Explainability and Transparency:** IA reviews and assesses the consistency and understandability of the Al's explanations to ensure human users can comprehend the basis for its decisions.
- **Security Vulnerabilities:** IA reviews reports on potential security weaknesses in the AI system and its deployment environment.
- **Control Effectiveness:** IA assesses the effectiveness of the controls in place to mitigate risks associated with the AI system.
- **Change Management:** IA reviews the organization's change management processes for Al systems.

By reviewing the continuous monitoring system, IA can gain valuable insights into the AI system's overall health and effectiveness. This allows them to assess the organization's compliance with GRC requirements and ensure its responsible and ethical use of AI technology.

5. Access Control: The security measures surrounding AI systems include access controls for model registries, data repositories, and privileged access points. Robust access controls mitigate risks associated with unauthorized access or misuse of these critical resources. During an AI audit, auditors will assess the effectiveness of these controls in safeguarding sensitive data and ensuring compliance with relevant regulations.

Model Registries

- **User Access Controls:** Review who can register, modify, or delete Al models.
- **Authentication Methods:** Assess the strength of authentication methods for accessing the model registry.
- **Auditing and Logging:** Confirm logging of access attempts and model modifications for accountability and anomaly detection.

Data Repositories

- Data Access Controls: Review who can access the data used to train and operate the Al system.
- **Data Security Controls:** Assess data encryption at rest and in transit to protect sensitive information.
- Auditing and Logging: Confirm logging of data access attempts and modifications for tracking purposes and security breaches.

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Privileged Access Points

- **User Access Controls:** Review who has privileged access to manage or configure the Al system.
- **Least Privilege Principle:** Ensure privileged users only have the minimum access required for their tasks.
- **Multi Factor Authentication:** Confirm strong authentication methods are in place for privileged access points.
- **Auditing and Logging:** Verify comprehensive logging of privileged user activity for accountability and security monitoring.

By reviewing these access control measures, IA can evaluate the organization's efforts to mitigate risks associated with unauthorized access or misuse of AI models, data, and critical functionalities. This helps ensure compliance with relevant data protection regulations and promotes responsible use of AI technology.

6. Applicable Frameworks and Regulations

- NIST AI RMF, USA Presidents the Executive Order on Safe, Secure, and Trustworthy Artificial Intelligence, EU Artificial Intelligence Act (Final Draft 2024),
- GDPR
- CCPA
- CPRA
- ISO/IEC 27701:2019 (Privacy Information Management System)
- Institute of Internal Auditors (IIA) Al Auditing Framework
- Organization for Economic Co-operation and Development (OECD) Al Principles, Auditing Artificial Intelligence
- ISO/IEC 42001:2023 Artificial Intelligence Management System
- ISO/IEC 23053:2022
- Framework for Artificial Intelligence (AI) Systems Using Machine Learning (ML)
- <u>United Nations, Seizing the opportunities of safe, secure, and trustworthy artificial intelligence</u> systems for sustainable development, March 2024

2.3 Board Reporting

The Board of Directors oversees the ethical and effective use of AI within and by their organizations. Fulfilling this duty requires a comprehensive understanding of AI implementation across its lifecycle, from its purpose and potential risks to its alignment with the overall business strategy. This translates to reporting requirements focused on Governance and Oversight, including establishing a responsible AI framework and Transparency and Accountability through regular performance reports and stakeholder disclosures.



Governance and Risk

Understanding AI Use:

- The board should know how AI is used across the company.
- This includes understanding Al systems' purpose, potential risks, and alignment with business strategy.

Al Policy and Framework:

- The board should approve a framework for responsible AI use.
- The framework should address bias, fairness, security, transparency, ethics, and social Impact.
- The board should consider the potential societal impact, fairness, and alignment with company values.

Risk Management and Compliance:

- The board should ensure processes are in place to identify, assess, and mitigate Al-associated risks.
- This involves assigning specific oversight responsibilities to a committee, like the audit committee.

Transparency and Accountability

Reporting on Al Performance:

- The board should receive regular reports on the performance of Al systems.
- This could include metrics on accuracy, efficiency, and potential areas for improvement.

Disclosure to Stakeholders:

- The board may need to consider how much information to disclose to stakeholders about Al use.
- This could involve potential impact, ethical considerations, and regulatory requirements.

Effective Board Reporting ensures transparency, accountability, and informed decision-making regarding Al adoption.

1. Evaluation Criteria: Effective Board oversight of AI implementation necessitates comprehensive reporting on Governance, Risk, and Compliance (GRC) practices. The evaluation focuses on the clarity and frequency of reports detailing the purpose of an AI system, its potential risks, and alignment with the overall business strategy.

Governance & Risk

Al Policy and Framework:

• It is crucial that a documented, responsible, and effective AI framework exists.



• Integrate ethical considerations, bias mitigation strategies, and potential societal impact assessments and align the framework and Al policies with the company's values.

Risk Management and Compliance:

• The evaluation assesses the presence of defined processes for identifying, assessing, and mitigating AI risks. -Clear assignment of oversight responsibilities (e.g., to a committee) and evidence of compliance with relevant AI regulations.

Transparency & Accountability

Reporting on AI Performance:

- The regularity and detail of AI performance reports are evaluated.
- These reports should include metrics on accuracy, efficiency, and areas for improvement.

Disclosure to Stakeholders:

- The evaluation considers the appropriateness of information disclosed to stakeholders regarding Al use.
- This includes potential impact, ethical considerations, and regulatory requirements.

By applying these evaluation criteria, organizations can assess the effectiveness of their Board reporting on GRC and AI. This can lead to continuous improvement in responsible AI implementation and oversight.

2. RACI Model: The following table outlines a RACI Model for key areas of GRC related to AI systems:

Activity	Responsible (R)	Accountable (A)	Consulted (C)	Informed (I)	
Governance & Risk	Governance & Risk				
Understanding AI Use	Al Project Team (Lead)	Chief Technology Officer (CTO)	Business Unit Leaders	Board of Directors	
Al Policy & Framework Development	Legal Department (Lead)	Chief Risk Officer (CRO)	Ethics Committee	Board of Directors	
External Audits & Independent Assessments	Chief Audit Executive (CAO)	CEO	Board of Directors (Audit Committee)	Board of Directors	
Risk Management & Compliance	Chief Risk Officer (CRO)	Board of Directors (Risk Committee)	Legal Department, IT Security Team	Bus. Unit Leaders, Al Project Team	
Transparency & Accour	ntability				
Reporting on Al Performance	Al Project Team (Lead)	Business Unit Leader	Data Science Team	Board of Directors	
Disclosure to Stakeholders	Communications Department (Lead)	CEO	Legal Department, Business Unit Leaders	Board of Directors, Stakeholders	

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This RACI Model clarifies roles and responsibilities for effective GRC in AI systems. Organizations can ensure a transparent and accountable approach to AI governance by assigning clear ownership and communication channels.

3. High-level Implementation Strategies: The Board of Directors is critical in overseeing an organization's responsible and effective use of Al. This translates to integrating Governance, Risk, and Compliance (GRC) principles into Al implementation at the organizational level.

Governance and Risk

Al Policy and Framework:

• The Board establishes a responsible AI framework outlining ethical considerations, bias mitigation strategies, and risk management practices.

Risk Management and Compliance:

- They receive regular reports explaining Al use, including purpose, risks, and alignment with business strategy.
- They implement processes to identify, assess, and mitigate Al risks.
- This might involve assigning oversight responsibilities to specific committees.
- The Board ensures compliance with relevant regulations and industry standards surrounding Al use.

Transparency and Accountability

Al Performance:

• Establish, review, and evaluate performance reports and stakeholder disclosures.

Stakeholder Disclosure:

• Establish, review, and evaluate stakeholder disclosure reporting.

Effective Board oversight is crucial for responsible and successful AI implementation. By addressing these obstacles and integrating GRC principles into AI governance, organizations can ensure ethical, secure, and compliant use of AI technology.

4. Continuous Monitoring and Reporting: Continuous monitoring and comprehensive reporting are crucial for the Board of Directors to effectively oversee ethical and sustainable Al implementation. Below is a sample of a **Board Report** outlining key metrics, responsibilities, and a reference framework for responsible Al implementation and risk management. Adhering to this framework is essential as it enables organizations to demonstrate their commitment to ethical and effective Al usage within the organization. By regularly reporting on these metrics, organizations can ensure transparency and accountability in Al initiatives while identifying areas for improvement and mitigating potential risks.



Category	Metric	Description	Reporting Responsibility	Reference Framework
Governance and Oversight	% of AI projects with approved governance plans	Adherence to established governance frameworks and policies for Al projects.	Al Governance Committee.	EU AI Act
Transparency and Accountability	Al model explainability score	Measure of the explainability and interpretability of AI models.	Al Development Team	Google's Secure Al Framework (SAIF)
Security and Risk Management	# of AI security vulnerabilities	Security flaws or vulnerabilities in Al systems.	Security Analysts	MITRE ATLAS™ (Adversarial Threat Landscape for Artificial-Intelligence Systems)
Data Privacy and Protection	Data anonymization rate in %	Personally identifiable information (PII) anonymized in AI training datasets.	Data Privacy Officer	General Data Protection Regulation (GDPR)
Data Privacy and Protection	Data minimization rate in %	Personally identifiable information (PII) is minimized in AI training datasets.	Data Privacy Officer	General Data Protection Regulation (GDPR)
Ethical Use and Fairness	Al model fairness score	Evaluation fairness and absence of bias across different dimensions.	Data Scientists	OWASP Machine Learning - Top 10

5. Access Control: The Board is responsible for ensuring the secure use of Al within the organization, with access control playing a critical role in mitigating risks and promoting trust.

Governance & Risk

Understanding AI Use:

- The Board should be aware of how access controls are designed to support the strategic objectives of each AI system and ensure alignment with the overall business strategy.
- Al Policy & Framework:
- The Board should approve the AI framework, which outlines access control principles and best practices.
- The board should discuss the effectiveness of bias and access control mitigation strategies.
- The Board should discuss ethical considerations surrounding AI development and deployment and ensure access controls prevent the misuse of AI for unethical purposes.

Risk Management & Compliance:

- The Board is ultimately responsible for identifying and mitigating Al risks across the organization.
- Access control is a key risk mitigation strategy for unauthorized access and data breaches.



Transparency & Accountability

Al Performance:

- The Board should understand how access controls can impact performance.
- Overly restrictive access controls might hinder collaboration and slow optimization processes.

Stakeholder Disclosure:

- The Board should address access control within tailored reports for different stakeholders.
- This could involve highlighting how access controls safeguard sensitive data and promote responsible AI.

6. Applicable Frameworks and Regulations

- NIST Artificial Intelligence Risk Management Framework,
- Governance for Future Executives: Responsible Al Governance,
- Artificial Intelligence: An Emerging Oversight Responsibility for Audit Committees?
- Part VI Responsible Corporate Governance of Al Systems,
- How to design an AI ethics board, Deloitte: AI Governance for Board Members,
- PWC: The power of AI and generative AI: what boards should know



2.4 Regulatory Mandates - Legal

The large-scale use of AI technologies has profound legal implications, impacting various facets of society, the economy, and ethical considerations. These technologies, from enhancing healthcare diagnostics to optimizing financial services, carry significant potential for innovation and efficiency. However, their rapid advancement also raises critical legal challenges.

Here are some types of Al legal mandates, along with current examples and the consequences of non-compliance.

- 1. Data Protection Regulations: Laws such as the GDPR in Europe or the CCPA in the United States impose restrictions on the collection, processing, and use of personal data, including data used in AI systems. These regulations mandate that AI systems adhere to data protection, consent, and transparency principles. For example, the GDPR mandates explicit consent, security measures, and transparency for AI-driven data processing, with non-compliance leading to fines of up to €20 million or 4% of global turnover.
- 2. Ethical Guidelines: Some jurisdictions have introduced ethical guidelines or principles specifically tailored to AI, covering areas such as fairness, transparency, accountability, and inclusivity in AI development and deployment. For example, the Institute of Electrical and Electronics Engineers (IEEE) Global Initiative provides ethical principles for AI design, emphasizing fairness, transparency, and accountability. Non-compliance risks ethical scrutiny and reputational damage.
- 3. Algorithmic Accountability Laws: These laws require organizations to explain and justify the decisions made by Al systems, particularly when those decisions significantly impact individuals. Mandates like these aim to ensure transparency and fairness in automated decision-making processes. For example, the EU GDPR and the US Algorithmic Accountability Act mandate transparency and accountability in Al-driven decision-making, with potential legal action and loss of public trust for non-compliance.
- **4. Safety and Security Standards:** Legal mandates may require Al systems to meet certain safety and security standards to minimize the risk of harm to users or society. Regulations might be in place for Al in critical infrastructure, healthcare, transportation, or finance to ensure reliability and prevent accidents or malicious use. Example: The Executive Order on Al in the US mandates standardized assessments and risk mitigation, with non-compliance leading to legal action and reputational harm.
- **5. Liability and Responsibility:** Laws clarify the allocation of liability and responsibility in cases where AI systems cause harm or errors, holding developers, deployers, or users accountable for the consequences of AI system actions. Example: Proposed reforms to PIPEDA aim to establish a comprehensive regulatory framework for AI in Canada, ensuring legal compliance and building consumer trust. Non-compliance with the framework risks legal action and reputational damage.
- **6. Regulatory Approval**: In some industries, Al systems may require regulatory approval before deployment to meet specific safety, efficacy, or reliability standards. For example, the Food and



Drug Administration (FDA) Pre-Certification Program ensures safety standards for Al-based medical devices, with non-compliance resulting in market entry barriers and potential penalties.

- 7. Anti-discrimination Measures: Legal mandates may prohibit discrimination based on protected characteristics such as race, gender, or age in Al systems, particularly those used in sensitive contexts like hiring, lending, or law enforcement. For example, the Fair Housing Act prohibits discriminatory Al algorithms, ensuring equal housing opportunities, but non-compliance leads to legal consequences and reputational harm.
- 8. International Agreements: Some legal mandates related to AI may be established through international agreements or treaties aimed at promoting cooperation, standardization, and harmonizing regulations across borders. For example, the OECD (Organisation for Economic Co-operation and Development) Principles on AI provide international ethical guidelines, fostering cooperation and alignment of AI policies. Non-compliance with the agreements risks diplomatic pressure and trade barriers.

Evaluation Criteria

- Percentage of Al systems compliant with relevant data protection regulations
- Number of successful external audits of Al systems for regulatory compliance
- Frequency of internal compliance reviews
- Time to address and resolve identified compliance issues
- Level of transparency in AI decision-making processes
- Number of reported ethical violations or bias incidents
- Percentage of AI systems with completed algorithmic impact assessments

Responsibility Matrix (RACI Model)

Role	Responsibility
Responsible	Legal and Compliance Departments, Data Protection Officers
Accountable	Chief Privacy Officer
Consulted	Al Development Teams, Business Unit Leaders, IT Security Team
Informed	Management, Operational Staff

High-Level Implementation Strategy

- 1. Develop a comprehensive AI compliance framework aligned with relevant regulations.
- 2. Implement robust data protection measures across all AI systems.
- 3. Establish ethical guidelines for Al development and deployment.
- 4. Create processes for algorithmic accountability and transparency.
- 5. Develop safety and security standards for AI systems in critical areas.
- 6. Establish clear liability and responsibility protocols for Al-related incidents.
- 7. Implement processes for obtaining necessary regulatory approvals.
- 8. Develop anti-discrimination measures for Al systems.



9. Monitor and adapt to international AI agreements and standards.

Continuous Monitoring and Reporting

- 1. Conduct regular internal audits of AI systems for regulatory compliance.
- 2. Monitor changes in relevant laws and regulations affecting Al.
- 3. Track and report on ethical concerns and bias incidents in AI systems.
- 4. Regularly assess the transparency and explainability of Al decision-making processes.
- 5. Monitor the effectiveness of data protection measures in AI systems.
- 6. Generate compliance reports for management and relevant regulatory bodies.
- 7. Conduct periodic reviews of Al system impact assessments.

Access Control Mapping

- 1. Restrict access to sensitive data used in Al systems to authorized personnel only.
- 2. Implement role-based access controls for compliance-related documentation and systems.
- 3. Ensure that only qualified personnel can modify Al algorithms and models.
- 4. Limit access to Al system audit logs and compliance reports to authorized individuals.
- 5. Implement strict access controls for systems handling personal data by data protection regulations.

Applicable Frameworks and Regulations

- **General Data Protection Regulation (GDPR):** Comprehensive data protection law in the EU, with global implications for AI systems processing personal data.
- California Consumer Privacy Act (CCPA): Regulates the collection and use of consumer data by businesses in California, including Al applications.
- Al Act (By European Union): Established a comprehensive regulatory framework for Al systems based on their risk levels.
- Algorithmic Accountability Act (proposed in the US): This would require companies to assess and mitigate the risks of Al systems.
- FDA Regulations: Govern the use of AI in medical devices and healthcare applications
- **Fair Housing Act:** Prohibits discrimination in housing, including the use of discriminatory Al algorithms.
- OECD AI Principles: Provide international guidelines for the responsible development of AI

2.5 Implementing Measurable/Auditable Controls

The main focus of implementing audit control is to validate that AI systems have been subjected to necessary measures and steps at all stages, ensuring that their impacts comply with existing laws, trust and safety best practices, and societal expectations.

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Implementing measurable/auditable controls for AI systems involves defining risks and their corresponding control equivalents, followed by a process for implementing the control. Control could be measured in terms of the number of controls that exist per risk or/and the extent to which controls are up to par with the corresponding associated policies or procedures.

The following are the six areas of cross-cutting concerns for this responsibility item.

Evaluation Criteria

- Percentage of identified AI risks with corresponding controls
- Number of controls implemented per risk category
- Frequency of control effectiveness assessments
- Percentage of controls meeting or exceeding policy requirements
- Time to implement new controls in response to identified risks
- Number of successful internal and external audits
- Percentage of Al systems with complete audit trails
- Level of automation in control monitoring and reporting

Responsibility Matrix (RACI Model)

Role	Responsibility
Responsible	IT Security Team, AI Development Teams
Accountable	Chief Information Security Officer (CISO)
Consulted	Legal and Compliance Departments, Data Protection Officers
Informed	Management, Business Unit Leaders, Operational Staff

High-Level Implementation Strategy

- 1. Conduct comprehensive risk assessments for all AI systems.
- 2. Develop a control framework aligned with identified risks and regulatory requirements.
- 3. Implement controls across all stages of AI development and deployment.
- 4. Establish measurable metrics for each control.
- 5. Create automated monitoring systems for continuous control assessment.
- 6. Develop audit trails and logging mechanisms for AI system activities.
- 7. Implement regular control effectiveness reviews and improvement processes.
- 8. Establish a process for rapid control implementation in response to new risks.

Continuous Monitoring and Reporting

- 1. Implement real-time monitoring of control effectiveness.
- 2. Conduct regular automated scans of AI systems for compliance with controls.
- 3. Generate periodic reports on control performance and gaps.
- 4. Monitor trends in control effectiveness over time.



- 5. Track and report on the implementation status of new controls.
- 6. Conduct regular internal audits of the control framework.
- 7. Establish alerts for control failures or significant deviations.

Access Control Mapping

- 1. Restrict access to control implementation and modification to authorized personnel.
- 2. Implement role-based access for control monitoring and reporting systems.
- 3. Ensure segregation of duties in control implementation and auditing.
- 4. Limit access to audit logs and control effectiveness reports.
- 5. Implement strict access controls for systems involved in risk assessment and control management.

Applicable Frameworks and Regulations

- **ISO/IEC 27001:** Provides a framework for information security management, including risk assessment and control implementation
- **NIST Cybersecurity Framework:** Offers guidelines for managing and reducing cybersecurity risk
- **COBIT (Control Objectives for Information and Related Technologies):** Provides a comprehensive framework for IT governance and management
- **SOC 2 (Systems and Organization Controls):** Defines criteria for managing customer data based on five "trust service principles"
- **GDPR Article 25:** Mandates "data protection by design and by default," requiring appropriate technical and organizational measures

2.6 EU AI Act, US Executive Order on Developing Safe, Secure, Trustworthy AI, Etc.

Changes in the policy landscape introduce new regulatory requirements and best practices. The EU AI Act and US Executive Order on Safe, Secure, and Trustworthy Development and Use of Artificial Intelligence both contain important regulatory requirements, standards, and best practices that organizations should be aware of.

- 1. **Evaluation Criteria:** Quantifiable metrics are crucial in assessing Al systems' governance, risk management, and compliance (GRC). Stakeholders need to measure regulatory compliance, risk exposure, and alignment with organizational policies to ensure robust GRC practices in Al technologies.
- **2. RACI Model:** Clarity in roles and responsibilities is fundamental for effective GRC in AI systems. The RACI model provides a structured framework for defining who is Responsible, Accountable,



Consulted, and Informed regarding GRC decision-making and oversight. This delineation ensures accountability and transparency throughout the AI lifecycle.

- **3. High-level Implementation Strategies:** State how GRC responsibilities are implemented at the organizational level and what obstacles must be overcome.
- **4. Continuous Monitoring and Reporting:** Continuous monitoring and reporting mechanisms are important for maintaining GRC integrity in Al systems. Real-time monitoring, alerts for compliance breaches of security incidents, audit trails, and regular reporting ensure transparency and accountability. These practices enable organizations to identify and address GRC-related issues promptly.

2.7 Al Usage Policy

Creating the Policy

All organizations should implement an Al Usage Policy. If it helps communicate with employees, this policy can be implemented as part of existing documentation, such as an Acceptable Use Policy (AUP). Depending on your organization's products and services and the regulations that apply to them, it might be more suitable to create a separate policy that outlines more detailed requirements when developing Al-enabled services. In that case, a separate document aimed at employees should be created.

The policy and its implications should be known to the organization's employees. Employees should be trained when the policy is released and when major updates are made.

The policy creation process should include business, legal/compliance, and technical personnel to ensure that all requirements and goals are considered. The organization's privacy experts should also be included to ensure that the Al policy does not overlap or contradict privacy policies. As the regulatory landscape is evolving fast, legal experts, possibly from several geographies, may need to be involved to ensure that all regulatory requirements are considered.

Policy Content

An AI Usage Policy should communicate the allowed and restricted use cases of AI in the organization. All employees should understand the language used, and the document should ideally contain simple examples to ensure the message is understood.

The following topics are recommended to be included in the policy:

- **Purpose:** High-level goals the organization wants to underline and promote.
- **Scope:** intended scope of the policy and possible references to other organization's policies.
- Governance and responsibilities:
 - Who governs AI use in the organization, and who can be contacted? Is there an AI committee or a compliance officer who provides guidance?

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- What are each employee's rights and responsibilities when considering utilizing AI technologies? What are the limitations that an employee is not allowed to do?
- How and to whom should AI use related incidents and violations be reported?

• Responsible Al use:

- Ethical principles that the organization follows when utilizing AI technologies.
- o Other principles and internal requirements limit or guide AI technologies' use.
- **Compliance with regulations and contracts:** a list and explanation of key regulations and contractual requirements that apply and restrict the organization's Al use.
- **Enforcement:** if deemed suitable, include a note that violating this policy may lead to disciplinary actions.

Evaluation Criteria

- Percentage of employees who have acknowledged and completed training on the Al Usage Policy
- Frequency of policy reviews and updates
- Number of reported AI usage policy violations
- Time taken to address and resolve policy violations
- Level of employee understanding of the policy (measured through surveys or assessments)
- Number of successful audits demonstrating policy compliance
- Frequency of policy consultations by employees
- Number of AI projects that have undergone policy compliance review

Responsibility Matrix (RACI Model)

Role	Responsibility
Responsible	Legal and Compliance Departments, AI Development Teams
Accountable	Chief Technology Officer
Consulted	Data Protection Officers, Business Unit Leaders, IT Security Team
Informed	Management, Operational Staff

High-Level Implementation Strategy

- 1. Form a cross-functional team to develop the Al Usage Policy.
- 2. Conduct a comprehensive review of existing policies and regulatory requirements.
- 3. Draft the Al Usage Policy, ensuring clarity and inclusivity of all required topics.
- 4. Review and refine the policy with key stakeholders.
- 5. Develop training materials and programs for employee education.
- 6. Implement a system for policy acknowledgment and tracking.
- 7. Establish a process for regular policy reviews and updates.
- 8. Create channels for reporting policy violations and seeking guidance.



Continuous Monitoring and Reporting

- 1. Track employee completion rates of Al Usage Policy training.
- 2. Monitor the frequency and nature of policy violation reports.
- 3. Conduct regular surveys to assess employee understanding of the policy.
- 4. Generate periodic reports on policy compliance and effectiveness.
- 5. Monitor AI project proposals for alignment with the usage policy.
- 6. Track policy update frequencies and reasons for updates.
- 7. Report on the number and types of policy consultations by employees.

Access Control Mapping

- 1. Restrict editing rights of the AI Usage Policy to authorized personnel.
- 2. Implement role-based access for policy management systems.
- 3. Ensure all employees have read-only access to the current version of the policy.
- 4. Limit access to policy violation reports to designated personnel.
- 5. Implement access controls for AI systems based on policy guidelines.

Applicable Frameworks and Regulations

- **General Data Protection Regulation (GDPR):** Ensures that Al usage complies with data protection principles
- **EU AI Act:** It provides a comprehensive framework for AI regulation
- **IEEE Ethically Aligned Design:** Provides guidelines for ethical considerations in Al development
- **NIST AI Risk Management Framework:** Offers guidance on managing risks associated with AI systems
- OECD AI Principles: Provides international standards for responsible AI development and use

2.8 Model Governance

Model governance is a critical practice that ensures the responsible and effective management of Al models throughout their lifecycle. It involves establishing policies, procedures, and controls to govern an organization's development, deployment, monitoring, and maintenance of Al models.

The lifecycle of Al model governance typically involves the following stages:

 Discovery and Planning: This stage involves identifying the need for new AI models or improvements to existing ones. It also involves defining project goals, scope, stakeholders, and success criteria.



- 2. **Data Collection and Preparation:** Gathering and preprocessing data from various sources to train and evaluate Al models. This includes data cleaning, feature engineering, and splitting datasets into training, validation, and test sets.
- 3. **Model Development:** This stage involves building and testing AI models using machine learning algorithms and techniques. It also involves selecting appropriate model architectures, hyperparameters, and optimization strategies.
- 4. **Evaluation and Validation:** Assessing the performance of AI models using evaluation metrics and validation techniques. This includes cross-validation, holdout validation, and model benchmarking against baselines.
- 5. **Deployment and Integration:** This involves deploying AI models into production environments and integrating them into existing systems and workflows. It involves containerization, API development, and deployment automation.
- 6. **Monitoring and Optimization:** Monitoring the performance of AI models in production and optimizing them to maintain or improve performance over time. This includes identifying and addressing drift, bias, and degradation issues.
- 7. **Retirement or Replacement:** Decommissioning AI models that are no longer effective or relevant and replacing them with newer versions or alternative solutions. This involves archiving model artifacts, updating documentation, and communicating changes to stakeholders.

The following are the various considerations for Model Governance.

- Policy Development: Model governance begins with comprehensive policies and guidelines
 defining the standards and best practices for Al model development and deployment. These
 policies cover various aspects such as data privacy, security, fairness, transparency, and ethical
 considerations. They provide clear directives on data usage, model training methodologies,
 evaluation criteria, and deployment protocols.
- 2. **Risk Management:** A key aspect of model governance is risk management, which involves identifying, assessing, and mitigating risks associated with Al models. This includes evaluating potential biases in training data, assessing the impact of model errors, and identifying security vulnerabilities. Risk management strategies aim to minimize the likelihood of adverse outcomes and ensure that Al models align with organizational goals and regulatory requirements.
- 3. **Compliance:** Compliance with relevant regulations, standards, and industry guidelines is essential for model governance. Organizations must ensure that AI models adhere to legal requirements such as GDPR, HIPAA, CCPA, and sector-specific regulations. This involves conducting thorough assessments to verify compliance, implementing necessary safeguards, and maintaining documentation to demonstrate adherence to rules.
- 4. **Documentation:** Effective model governance requires comprehensive documentation throughout the Al model lifecycle. This includes documenting data sources, preprocessing steps, model architectures, hyperparameters, training methodologies, evaluation metrics, and



- deployment configurations. Detailed documentation enables transparency, reproducibility, and auditability, facilitating collaboration among data scientists, engineers, and compliance officers.
- 5. **Version Control:** Version control is critical for managing changes to Al models and associated artifacts over time. Version control systems like Git enable tracking code changes, model iterations, and experiment results. This allows teams to reproduce experiments, compare model performance, and revert to previous versions if necessary. Version control ensures consistency, accountability, and traceability in Al model development.
- 6. Monitoring and Maintenance: Continuous monitoring and maintenance are essential for ensuring Al models' ongoing effectiveness and reliability in production environments. Monitoring tools and techniques enable organizations to track model performance, detect drift or degradation, and identify anomalies or errors. Automated model retraining, updating, and validation processes help maintain model accuracy and relevance over time.
- 7. Ethical Considerations: Model governance also encompasses ethical considerations related to AI technologies. This includes addressing fairness, accountability, transparency, and societal impact. Ethical AI frameworks and guidelines provide principles and guidelines for ethical AI development and deployment. Organizations must incorporate fairness metrics, bias detection techniques, and explainability methods into the model development process to ensure ethical AI practices.

Evaluation Criteria

Evaluation criteria for model governance include:

- 1. **Regulatory Compliance:** Ensure relevant laws, regulations, and industry standards are adhered to.
- 2. **Risk Management:** Identify, assess, and mitigate risks associated with AI models.
- 3. **Transparency:** Provide clear documentation and explanations of model development and deployment processes.
- 4. **Fairness:** Assess and mitigate biases in Al models to ensure equitable outcomes.
- 5. **Security:** Implement measures to protect AI models and data from unauthorized access and cyber threats.
- 6. **Ethical Considerations:** Address ethical implications and societal impacts of Al model usage.
- 7. **Performance:** Evaluate model accuracy, reliability, and efficiency in real-world scenarios.
- 8. **Accountability:** Define roles and responsibilities for model development, deployment, and oversight.
- 9. **Continuous Improvement:** Establish mechanisms for monitoring, updating, and optimizing Al models over time.



10. **Stakeholder Engagement:** Involve relevant stakeholders in the model governance process to ensure alignment with organizational goals and values.

RACI Model

Task	Responsible	Accountable	Consulted	Informed
Develop Al Model Policies	Al Governance Committee	Chief Al Officer	Legal Team, Compliance Teams	Executive Leadership
Assess Model Risks	Data Scientists	Al Ethics Officer	Compliance Teams, Security Analysts	Management, Compliance Officers
Ensure Regulatory Compliance	Compliance Teams	Chief Compliance Officer	Legal Team, Regulatory Affairs	Executive Leadership, Board of Directors
Document Model Development	Data Scientists	Al Governance Committee	Legal Team, Data Governance Officer	IT Team, Compliance Teams
Implement Version Control	Data Engineers	Al Governance Committee	IT Security Team, DevOps Team	Data Scientists, Development Teams
Monitor Model Performance	Al Operations Team	Al Governance Committee	IT Security Team, Data Scientists	Management, Compliance Officers
Address Model Bias	Data Scientists	Al Ethics Officer	Diversity and Inclusion Teams, Legal Team	Compliance Teams, Management
Enhance Model Security	IT Security Team	Chief Information Security Officer	Data Engineers, Compliance Teams	Executive Leadership, Board of Directors
Update Model Documentation	Data Scientists	Al Governance Committee	Legal Team, Compliance Teams	Development Teams, IT Team
Review Model Compliance Reports	Compliance Teams	Chief Compliance Officer	Al Governance Committee, Legal Team	Management, Compliance Officers



High-level Implementation Strategies

- 1. **Establish Governance Framework:** Develop policies and controls for regulatory compliance, risk management, and ethical use.
- 2. **Define Roles:** Assign responsibilities to the governance committee, data scientists, and compliance officers.
- 3. **Integrate Governance:** Embed governance practices into the development process.
- 4. Implement Version Control: Track changes and maintain documentation for auditability.
- 5. **Deploy Monitoring:** Continuously monitor model performance and behavior in production.
- 6. **Conduct Audits:** Regularly review models and governance practices for compliance.
- 7. **Provide Training:** Educate stakeholders on governance principles and responsibilities.
- 8. Continuous Improvement: Adapt practices based on feedback and emerging trends.

Continuous Monitoring and Reporting

Continuous monitoring and reporting for AI model governance involves:

- 1. **Real-time Monitoring:** Implement systems to track model performance, data quality, and security in real-time.
- 2. **Alerting Mechanisms:** Set up alerts to notify stakeholders of deviations, anomalies, or security breaches.
- 3. **Compliance Reporting:** Generate regular reports to demonstrate adherence to regulatory requirements and organizational policies.
- 4. **Performance Metrics:** Monitor key performance indicators (KPIs) such as model accuracy, fairness, and reliability.
- 5. **Anomaly Detection:** Employ techniques to detect drift, bias, or other model performance issues.
- 6. **Feedback Loop:** Establish processes to incorporate feedback from monitoring into model optimization and governance practices.

Access Control

- Role-based Access: Implement role-based access control (RBAC) to restrict access to Al
 models, data, and resources based on user roles and permissions.
- 2. **Privileged Access Management:** Manage privileged access to sensitive AI resources to prevent unauthorized use or modification.



- 3. **Authentication Mechanisms:** Implement authentication mechanisms such as multifactor authentication (MFA) to verify the identity of users accessing AI models.
- 4. **Encryption:** Encrypt data and communications to protect sensitive information from unauthorized access or interception.
- 5. **Audit Trails:** Maintain audit trails to track access to Al models and data, enabling traceability and accountability.
- 6. **Regular Reviews**: Conduct regular reviews of access controls to ensure compliance with security policies and regulatory requirements.

Applicable Frameworks and Regulations

Compliance with industry standards such as <u>ISO/IEC 27001, NIST guidelines</u>, and GDPR ensures that AI initiatives align with established GRC frameworks and uphold organizational values and responsibilities.

3. Safety Culture & Training

Fostering a safety-oriented culture and providing comprehensive training is fundamental to the responsible development and use of Al systems. This section explores the multifaceted approach to building a robust safety culture and implementing effective training programs within organizations deploying Al technologies. It covers role-specific education, strategies for enhancing awareness across all levels of the organization, specialized training in responsible Al practices, and establishing clear communication and reporting channels. By focusing on these key areas, organizations can cultivate a workforce that is not only skilled in Al technologies but also deeply attuned to the ethical implications and safety considerations of Al deployment. This holistic approach ensures that safety and responsibility are woven into the fabric of Al operations, fostering an environment where innovation thrives alongside prudent risk management and ethical considerations.

3.1. Role-Based Education

Overview: All is reshaping industries, and role-based education has become a requirement for all organizations. This education strategy is essential for ensuring that all levels of an organization and all employees and non-employees are equipped to utilize Al technologies and innovate and lead in their respective fields. Understanding Al's capabilities and limitations is crucial for all organizational roles, from executives to front-line employees.

Role-based AI education programs can significantly enhance individual and team performance by aligning learning outcomes with job-specific requirements. For instance, marketers who understand predictive analytics can better tailor campaigns to customer behaviors predicted by AI.



Curriculum: The curriculum should be flexible, with core modules on AI fundamentals and elective modules tailored to specific roles. For instance, a module on AI ethics might be mandatory for all, while a module on AI in supply chain management might be elective for relevant roles.

Delivery Method: This role-based education could be delivered through online or in-person seminars and workshops.

Evaluation Criteria: Clear metrics and standards must be defined to assess performance within each role category. For instance, executives might be evaluated on their ability to make Al-informed strategic decisions, while data scientists could be assessed on their proficiency in training Al models.

Responsibility Matrix (RACI Model)

- **Responsible:** Human Resources and Learning and Development teams for designing and delivering training
- Accountable: Chief Information Officer or Chief Al Officer for overall Al education strategy
- **Consulted:** Department heads to tailor content to role-specific needs
- Informed: All employees about available Al training and its importance

High-Level Implementation Strategy

The strategy for implementing role-based education involves aligning learning initiatives with specific job roles and broader business objectives. To achieve this, the organization's culture of Al learning is cultivated, and internal Al talent is actively developed. The ultimate goal is to translate acquired knowledge into tangible innovation. The key focus areas are:

- **Conduct an organization-wide AI literacy assessment:** This will establish a baseline understanding of current AI knowledge levels across departments.
- **Design core and role-specific AI training modules:** Develop comprehensive training modules tailored to foundational AI concepts and the specific needs of individual company roles.
- Launch pilot programs with key departments: Initial rollouts in select departments will allow us to gather valuable feedback and refine the curriculum.
- **Gather feedback and refine curriculum:** Continuous improvement through feedback loops will ensure the curriculum remains relevant and effective.
- **Roll out organization-wide, with quarterly updates:** Following successful pilots, the program will be implemented across the entire organization, with regular updates to keep pace with the evolving Al landscape. Cultivate a culture of Al learning within the organization, such as through Al-themed events or hackathons.



To further ensure the success of this initiative, the following critical factors will also be considered.

- Metrics: Consider including specific metrics for measuring the strategy's success, such as
 increased employee engagement, improved job performance, or a quantifiable impact on
 innovation.
- **Timeline:** Providing a rough timeline for each implementation phase would enhance clarity.
- **Communication:** Emphasize the importance of clear and consistent communication throughout the process to ensure buy-in and engagement from all stakeholders.

Measuring Effectiveness: A few methods that could be used to measure effectiveness are pre-and post-training assessments, employee feedback, and monitoring changes in productivity and innovation post-training.

Continuous Monitoring and Reporting: Establish mechanisms for ongoing oversight, such as quarterly skill audits and annual AI readiness reports. Set up alerting systems to flag departments where AI adoption lags.

Access Control Mapping: Aligns access rights with the specific needs of different user groups. For example, data analysts need access to large datasets for AI training, while HR might need AI-driven recruiting tools.

Applicable Frameworks and Regulations

Adhere to industry standards like IEEE's Ethically Aligned Design for AI systems. For responsible AI use, reference NIST's AI Risk Management Framework.

Organizations that invest in comprehensive, role-based AI education are better positioned to leverage AI for strategic advantage and innovation.

3.2. Awareness Building

Awareness building aims to empower individuals within an organization to make informed decisions and take proactive actions to safeguard sensitive information, protect against social engineering attacks, and uphold the principles of good governance and risk management.

By cultivating a culture of awareness, organizations can reduce the likelihood of security incidents that source from human error, negligence, or malicious intent, thereby minimizing the associated financial, reputational, and legal consequences.

The objectives of awareness-building initiatives are to equip employees with the knowledge, skills, and attitudes necessary to mitigate risks effectively and uphold organizational values. Key objectives of awareness building include:



- Creating Clear and Concise Documentation, Policies, and Procedures: These help set the
 tone in the organization and communicate the vision, mission, goals, and priorities to all
 stakeholders. The policy document should list things such as:
 - Key contacts, roles, and responsibilities within the organization;
 - Legal and regulatory requirements concerning Al;
 - Frequency of periodic reviews of Al systems;
 - Procedures to onboard, decommission, or phase out of Al systems;
 - Processes for tracking, responding to, and recovering from incidents and errors.
- 2. Awareness Building Strategies and Activities: Regular training and awareness programs for all employees and third-party partners, including contractors and vendors, to keep in touch with the evolving risks and expectations of the organization. Accountability structures and lines of communication must be implemented so that employees can perform their duties to the best of their abilities and within the scope of existing policies, procedures, and agreements.
 Collaboration with HR and other departments to integrate awareness building into onboarding processes, performance evaluations, and ongoing employee development initiatives.
- 3. Integration with Organizational Culture: Deploy consistent, repeatable processes and conduct regular training that promotes critical thinking. Furthermore, organizational teams must communicate the risks and their impact more broadly. This promotes information sharing among employees, which in turn helps build a transparent and collaborative culture. Require leadership support and active participation in awareness initiatives to demonstrate security and risk management commitment. Foster a culture of openness, transparency, and continuous improvement, where employees feel empowered to report security concerns and seek assistance when needed.
- 4. Continuous Improvement and Adaptation: Record each positive and negative feedback provided on AI technologies by the employees as it helps to analyze and identify any potential risks specific to the context while also assessing the trustworthiness of the AI system. Later, these insights can be incorporated into the system design to enhance AI decision-making processes. [1] Regularly evaluate the impact of awareness-building efforts and adjust strategies to address emerging risks and challenges. Stay informed about industry trends, best practices, and emerging technologies to enhance the effectiveness of awareness-building efforts over time.

Evaluation Criteria

- The comprehensiveness of awareness programs covering all aspects of AI governance and risk management
- Effectiveness in improving employee understanding of Al-related risks and responsibilities
- Frequency and regularity of awareness training sessions
- Relevance of training content to different roles within the organization
- Measurable improvement in security practices and incident reporting
- Integration of awareness building into organizational culture
- Adaptability of awareness programs to emerging AI trends and risks
- Impact on reducing human-error-related security incidents



Responsibility Matrix (RACI Model)

- **Responsible**: IT Security Team, Human Resources
- Accountable: Chief Information Security Officer (CISO), Chief AI Officer
- **Consulted**: Al Development Teams, Data Science Teams, Legal and Compliance Departments
- **Informed**: Management, Business Unit Leaders, All Employees

High-Level Implementation Strategy

- 1. Develop comprehensive AI awareness training materials.
- 2. Establish regular training schedules for all employees.
- 3. Create role-specific awareness programs (e.g., for developers, managers, and end-users).
- 4. Implement mechanisms to track and measure awareness program effectiveness.
- 5. Integrate Al awareness into onboarding processes for new employees.
- 6. Develop a communication strategy to reinforce awareness messages regularly.
- 7. Establish feedback loops to continuously improve awareness programs.
- 8. Collaborate with HR to incorporate awareness metrics into performance evaluations.

Continuous Monitoring and Reporting

- 1. Implement pre-and post-training assessments to measure knowledge improvement.
- 2. Track participation rates in awareness programs across different departments.
- 3. Monitor the frequency and nature of reported Al-related incidents or concerns.
- 4. Conduct regular surveys to assess employee attitudes toward Al governance and risk.
- 5. Establish KPIs for awareness program effectiveness (e.g., reduction in security incidents).
- 6. Produce quarterly reports on awareness program performance and impact.
- 7. Implement a system for employees to provide feedback on awareness initiatives.

Access Control Mapping

- IT Security Team and HR: Full access to awareness program materials and metrics
- CISO and Chief AI Officer: Unrestricted access to all awareness-related data and reports
- Al Development Teams: Access to technical awareness materials relevant to their work
- **Data Science Teams:** Access to data-related awareness content and best practices
- Legal and Compliance Departments: Access to compliance-related awareness materials
- Management and Business Unit Leaders: Access to high-level awareness program reports
- All Employees: Access to general Al awareness training materials and resources

Applicable Frameworks and Regulations

Organizations may opt not to establish specific Applicable Frameworks and Regulations for awareness building in AI governance and risk management, instead tailoring their programs to meet their unique needs. However, incorporating Applicable Frameworks and Regulations can provide a robust foundation

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for awareness programs and demonstrate alignment with industry best practices and standards. Relevant examples of Applicable Frameworks and Regulations include:

- Industry-recognized frameworks: NIST Cybersecurity Framework, ISO 27001
- Regulations: GDPR, CCPA
- Standards: IEEE 7010-2019 for AI governance

By leveraging these Applicable Frameworks and Regulations, organizations can ensure their awareness programs are built on a solid foundation and aligned with industry benchmarks.

3.3. Responsible Al Training

Responsible AI in an organizational context refers to designing, developing, and deploying AI with good intentions to empower employees and businesses and fairly impact customers and society. It allows companies to engender trust and scale AI with confidence. Responsible AI is an emerging area of AI governance covering ethics, morals, and legal values in developing and deploying beneficial AI.

Overall, the biggest challenge in AI systems is the bias coming from the training data. Every human has a bias in a certain direction; consequently, data is also biased. In the context of risk mitigation, Responsible AI helps to mitigate risks associated with AI systems, such as bias, data ownership, privacy, accuracy, and cybersecurity. It helps to build consumer trust, foster adoption, and mitigate financial and legal risks.

Responsible AI practices include:

- 1. **Examine Your Raw Data:** ML models will reflect the data they are trained on, so analyze your raw data carefully to ensure you understand it.
- 2. **Mitigate Bias:** Efforts should be made to identify and mitigate biases in Al systems.
- 3. **Foster Transparency and Explainability:** Al systems should be transparent, and their decisions should be explainable.
- 4. **Incorporate Privacy Considerations:** Privacy should be a key consideration when designing and implementing AI systems using privacy preservation techniques like differential privacy or secure multi-party computation.
- 5. **Identify Multiple Metrics:** Use several metrics rather than a single one to understand tradeoffs between different kinds of errors and experiences.
- 6. **Model Potential Adverse Feedback:** Model potential adverse feedback early in the design process, followed by specific live testing and iteration, such as A/B testing or canary releases for a small fraction of traffic before full deployment.
- 7. **Balance AI Capabilities with Human Judgment:** While AI can provide valuable insights and automation, human judgment is still crucial in many contexts.



- 8. **Appropriate Disclosures:** Design features with appropriate disclosures built-in. Clarity and control are crucial to a good user experience.
- 9. **Prioritize Education:** Education about AI and its implications should be a priority for all stakeholders.
- 10. **Build a Diverse and Multidisciplinary Team:** A diverse team can bring various perspectives and experiences, which can help identify and mitigate potential biases.
- 11. **Engage with a Diverse Set of Users:** Engage with a diverse set of users and use-case scenarios and incorporate feedback before and throughout project development.
- 12. **Human-Centered Design Approach:** The way actual users experience your system is essential to assessing the true impact of its predictions, recommendations, and decisions.
- 13. **Consider Augmentation and Assistance:** Sometimes, it may be optimal for your system to suggest a few options to the user.

For six areas of concern, please see below.

Evaluation Criteria

- The comprehensiveness of training covering all aspects of Responsible Al
- Effectiveness in improving employee understanding of AI ethics and responsible practices
- Integration of Responsible AI principles into AI development and deployment processes
- Measurable reduction in Al-related ethical incidents or biases
- Frequency and regularity of Responsible AI training sessions
- Relevance of training content to different roles within the organization
- Impact on fostering a culture of ethical AI development and use
- Adaptability of training programs to emerging AI ethics trends and challenges

Responsibility Matrix (RACI Model)

- **Responsible:** Al Development Teams, Data Science Teams, IT Security Team
- **Accountable:** Chief Al Officer, Chief Ethics Officer (if applicable)
- **Consulted:** Legal and Compliance Departments, Human Resources
- Informed: Management, Business Unit Leaders, All Employees working with Al

High-Level Implementation Strategy

- 1. Develop comprehensive, Responsible AI training materials.
- 2. Establish regular training schedules for all Al-related roles.
- 3. Create role-specific training programs (e.g., for developers, data scientists, and managers).
- 4. Implement mechanisms to track and measure training effectiveness.
- 5. Integrate Responsible Al principles into Al development workflows.
- 6. Develop a communication strategy to reinforce Responsible Al practices.
- 7. Establish feedback loops to continuously improve training programs.
- 8. Collaborate with HR to incorporate Responsible AI metrics into performance evaluations.



Continuous Monitoring and Reporting

- 1. Implement pre-and post-training assessments to measure knowledge improvement.
- 2. Track implementation of Responsible Al practices in Al projects.
- 3. Monitor the frequency and nature of reported AI ethics concerns.
- 4. Conduct regular audits of AI systems for compliance with Responsible AI principles.
- 5. Establish KPIs for Responsible AI implementation (e.g., reduction in biased outcomes).
- 6. Produce quarterly reports on Responsible AI performance and impact.
- 7. Implement a system for employees to report potential ethical issues in AI systems.

Access Control Mapping

- Al Development Teams and Data Science Teams: Full access to Responsible Al training materials and tools
- Chief Al Officer and Chief Ethics Officer: Unrestricted access to all Responsible Al-related data and reports
- IT Security Team: Access to security-related aspects of Responsible AI training
- **Legal and Compliance Departments:** Access to compliance-related Responsible AI materials
- Human Resources: Access to Responsible Al training records and performance metrics
- **Management and Business Unit Leaders:** Access to high-level Responsible Al implementation reports
- All Employees working with Al: Access to general Responsible Al training materials and resources

Applicable Frameworks and Regulations

- General Data Protection Regulation (GDPR) European Union
- California Consumer Privacy Act (CCPA) United States
- Al Act (proposed) European Union
- Algorithmic Accountability Act (proposed) United States
- IEEE Ethically Aligned Design
- ISO/IEC JTC 1/SC 42 Artificial Intelligence standards
- NIST AI Risk Management Framework
- Montreal Declaration for Responsible AI Development

3.4. Communication & Reporting

Communication and reporting in the context of AI refer to the systematic processes of disseminating information about the organization's AI initiatives, their impacts, risks, and compliance status to internal and external stakeholders. This responsibility encompasses transparent disclosure of AI usage, including details on data sources, algorithms, and potential biases; regular updates on AI system performance,



including metrics on accuracy, fairness, and explainability; risk assessments, ethical considerations, and compliance with relevant regulations and standards.

Effective communication and reporting build trust with stakeholders, demonstrate accountability, and foster a culture of responsible AI use within the organization. It involves creating clear channels for sharing information, establishing reporting mechanisms, and ensuring that all relevant parties know the company's AI practices, challenges, and achievements.

Key aspects include:

- Regular internal reporting on Al projects and their alignment with corporate values and strategies
- External communication about Al use, benefits, and potential risks to customers, investors, and the public
- Transparent disclosure of Al-related incidents or issues
- Periodic updates on Al governance measures and compliance status
- Clear communication of the company's AI ethics principles and how they are implemented

Evaluation Criteria

- Frequency and quality of Al-related reports (both internal and external)
- Stakeholder satisfaction with Al-related communications (measured through surveys)
- Number of proactive disclosures related to AI use and impacts
- Time taken to communicate significant Al-related incidents or changes
- Percentage of AI projects with comprehensive communication plans
- Level of transparency in AI decision-making processes (as reported by independent audits)
- Frequency of updates to AI ethics statements and public-facing AI policies

Responsibility Matrix (RACI Model)

Role	Responsibility
Responsible	Communications Team, Al Development Teams
Accountable	Chief Technology Officer
Consulted	Legal and Compliance Departments, Data Protection Officers, Business Unit Leaders
Informed	Management, Operational Staff, External Stakeholders

High-Level Implementation Strategy

- 1. Develop a comprehensive AI communication strategy aligned with corporate values.
- 2. Establish clear internal reporting mechanisms for Al projects and initiatives.
- 3. Create templates and guidelines for consistent Al-related communications.
- 4. Implement a system for regular stakeholder engagement on AI topics.
- 5. Develop a crisis communication plan for Al-related incidents.



- 6. Establish a process for periodic review and update of public Al policies and ethics statements.
- 7. Create an AI transparency dashboard for both internal and external use.
- 8. Train key personnel on effective Al-related communication techniques.

Continuous Monitoring and Reporting

- 1. Track the frequency and reach of Al-related communications.
- 2. Monitor stakeholder feedback and sentiment regarding Al communications.
- 3. Regularly assess the effectiveness of internal Al reporting mechanisms.
- 4. Track response times for addressing Al-related inquiries or concerns.
- 5. Monitor media coverage and public perception of the organization's Al initiatives.
- 6. Generate periodic reports on the transparency and clarity of Al-related communications.
- 7. Conduct regular audits of Al project documentation and communication trails.

Access Control Mapping

- 1. Restrict editing rights for official AI communications to authorized personnel.
- 2. Implement role-based access for AI reporting systems and dashboards.
- 3. Ensure appropriate access levels for different stakeholders to Al-related information.
- 4. Control access to sensitive Al project details in public communications.
- 5. Implement approval workflows for external Al-related communications.

Applicable Frameworks and Regulations

- Securities and Exchange Commission (SEC) Disclosure Requirements: Mandates transparent disclosure of material information, which may include significant Al initiatives or risks
- **EU Artificial Intelligence Act (proposed):** Once enacted, it will require transparency and reporting on high-risk Al systems
- OECD AI Principles: Emphasizes transparency and responsible disclosure of AI systems
- **ISO/IEC 38507:2022:** Provides guidelines for the governance of AI, including aspects of communication and reporting
- **Global Reporting Initiative (GRI) Standards:** While not Al-specific, these standards provide a framework for sustainability reporting that can be adapted for Al-related disclosures.

4. Shadow Al Prevention

Addressing the challenge of shadow Al–unauthorized or undocumented Al systems within an organization—is needed for maintaining control, security, and compliance in Al operations. This section delves into the strategies and methods for identifying, managing, and preventing shadow Al. It covers creating a comprehensive inventory of Al systems, conducting thorough gap analyses to pinpoint discrepancies between authorized and actual Al usage, and implementing robust mechanisms for identifying unauthorized systems. Additionally, it explores the establishment of stringent access controls,

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the deployment of advanced activity monitoring techniques, and the implementation of rigorous change control processes. By focusing on these key areas, organizations can significantly reduce the risks associated with shadow AI, ensuring that all AI systems align with organizational policies, security standards, and regulatory requirements. This proactive approach enhances overall AI governance and fosters a culture of transparency and accountability in AI deployment and usage.

4.1. Inventory of AI systems

An Al Inventory System is a specialized framework or tool designed to manage and catalog the assets related to artificial intelligence within an organization. This inventory system helps organizations keep track of the various Al systems they have deployed or are developing, along with relevant details about each system. This system goes beyond traditional asset management by focusing specifically on the components that constitute Al systems, including but not limited to:

- **Description:** A brief description of the Al system, including its purpose, functionality, and intended use. Each Al system should be uniquely identified in the inventory.
- **Al Models:** Detailed records of machine learning models, including their versions, algorithms, training data sets, parameters, performance metrics, and deployment status.
- **Data Sets and Data Sources:** Information about the datasets used for training and testing Al models, including their sources, size, quality metrics, and any preprocessing steps applied. This includes both training data and any real-time data streams used for inference.
- **Computational Resources and Environments:** Details about the hardware and software environments where Al Models and Algorithms are developed, trained, deployed, and intended to be deployed, such as cloud resources, local servers, edge devices, and specialized hardware like GPUs.
- **Development and Deployment Tools:** Inventory the tools and platforms used for AI model development, deployment, version control, and monitoring.
- **Documentation and Compliance:** Comprehensive documentation covering the lifecycle of Al assets, including ethical considerations, compliance with regulatory requirements, and adherence to standards like the NIST AI Risk Management Framework (RMF) and NIST Secure Software Development Framework (SSDF).
- **Access Control and Security:** Records of access controls, security measures, and protocols in place to protect Al assets, particularly sensitive data and proprietary models.

Purpose of an Al Inventory System

Maintaining an AI system inventory is essential for ensuring transparency, accountability, and effective governance of AI within organizations. It enables stakeholders to understand the landscape of AI deployments, assess risks, monitor performance, and make informed decisions about AI-related initiatives.



- **Visibility:** Provides a clear overview of all Al-related assets within an organization, facilitating easier management and decision-making.
- **Compliance and Governance:** Maintain detailed records of AI systems and their components to help ensure that AI deployments comply with legal, ethical, and regulatory standards.
- **Risk Management:** Identify and mitigate risks associated with AI systems, including data privacy concerns, model bias, and security vulnerabilities.
- **Resource Optimization:** Enables efficient allocation and utilization of computational resources and datasets. Metrics used to evaluate the performance of the AI system include accuracy, precision, recall, latency, throughput, etc.
- **Lifecycle Management:** Supports the entire lifecycle of AI models from development and training to deployment and maintenance, ensuring that all changes are tracked and documented. Reference relevant documentation, including user manuals, technical specifications, and training materials.

Features of an Al Inventory System

- Automated Discovery and Cataloging: Ability to automatically discover and catalog Al assets
 across various environments and platforms. Automated discovery and cataloging of Al assets and
 integration with existing asset management systems.
- **Version Control** tracks different versions of Al models and datasets to ensure reproducibility and facilitate rollback if needed.
- **Integration Capabilities:** Seamlessly integrates with existing asset management, development, deployment, and monitoring tools to provide a unified view of Al assets.
- **Security and Access Management:** Implements robust security measures and access controls to protect sensitive information and intellectual property.

An Al inventory system centralizes the management of Al assets, enabling organizations to maximize the value of their Al initiatives while ensuring compliance, governance, and efficient resource use.

Integrating an AI inventory system within existing asset and model inventories requires a strategic approach that aligns with organizational processes, leverages technology, and ensures adherence to Governance, Risk, and Compliance (GRC).

Here is how organizations can effectively incorporate Al inventory systems.

1. Integration with Existing Asset Management Systems

Mapping AI Components: Identify and map all AI components, including models, datasets, and related applications, within the existing asset management framework. This ensures a comprehensive view of AI assets as part of the broader organizational asset ecosystem.



Technology Utilization: Leverage existing asset management software or platforms, integrating Al-specific attributes and metadata. This can include model versioning, data lineage, deployment environments, and performance metrics.

Process Alignment: Align Al inventory processes with existing asset lifecycle management protocols. This includes procurement (or development), deployment, maintenance, and decommissioning stages, ensuring that Al assets are managed efficiently throughout their lifecycle.

2. Ensuring Compliance and Security

Compliance Standards: Adhere to relevant standards and frameworks such as NIST AI RMF and NIST SSDF, incorporating these into the asset management processes for AI systems. This involves documenting compliance with ethical guidelines, security measures, and risk management practices.

Access Controls: Implement robust access control measures for the AI inventory system, ensuring that sensitive information about AI assets, such as proprietary models or datasets, is protected. This involves defining roles and permissions within the asset management system to restrict access based on necessity.

Security Measures: Incorporate security measures for storing and transmitting AI asset data, including encryption and secure access protocols. Regularly audit and monitor access logs to detect and respond to unauthorized access attempts.

3. Continuous Monitoring and Reporting

Automated Monitoring: Deploy automated tools for continuously monitoring Al assets and tracking changes in model versions, data usage, and system configurations. This aids in maintaining an up-to-date inventory that reflects the current state of Al assets.

Reporting Mechanisms: Develop reporting mechanisms within the inventory system to provide insights into the Al asset landscape, including usage statistics, performance metrics, and compliance status. This will facilitate informed decision-making and support GRC reporting requirements.

4. RACI Model for Al Inventory Management

Define clear roles and responsibilities using the RACI model to ensure effective governance of the AI inventory system.

Responsible: IT and AI development teams update AI asset details in the inventory system.

Accountable: The Chief Data Officer (CDO) and Chief Information Security Officer (CISO) are accountable for the overall management and security of the AI inventory system.

Consulted: Business unit leaders and compliance teams are consulted to ensure that the Al inventory aligns with operational needs and regulatory requirements.



Informed: Regular reporting keeps all stakeholders, including management and strategy roles, informed about the status and health of Al assets.

5. Training and Awareness

Staff Training: Conduct training sessions for staff involved in AI development, deployment, and management to ensure they understand the inventory system, processes, and their responsibilities.

Awareness Campaigns: Run awareness campaigns highlighting the importance of accurate Al asset documentation and compliance with security and governance protocols. Integrating an Al inventory system with existing asset and model inventories enhances operational efficiency and risk management, supports strategic decision-making, and ensures compliance with regulatory standards. Organizations can maintain a robust and responsive Al inventory system by leveraging technology, aligning with existing processes, and ensuring transparent governance.

6. Life cycle Accountability

Assessing Cross-entity Impact: Most AI systems are used beyond a single context. This is particularly the case with highly capable systems that are so general-purpose that they find application in various sectors. Life cycle analysis ensures that the role of various actors across the value chain of AI development and implementation is considered during the inventory process of AI systems. This will also help ensure that appropriate legal responsibilities for AI are assigned fairly and effectively. Inventory and risk assessment methods for general-purpose AI systems are less mature than those for specialized AI systems and require considerably more effort, time, resources, and expertise.

7. Applicable Frameworks and Regulations

The following guardrails provide a foundation for the Al Inventory System:

- **IEEE 7010-2019:** Provides guidelines for the governance of AI, including aspects of inventory management and transparency.
- **NIST AI RMF:** This framework offers a structured approach to managing Al-related risks, including inventory management and risk assessment.
- **NIST SSDF:** Provides guidelines for secure software development practices, including inventory and vulnerability management.
- **ISO/IEC 38507:2022:** Offers guidelines for the governance of AI, including inventory management, risk management, and compliance.
- OCDE AI Principles: Emphasizes transparency, accountability, and non-discrimination in



• **EU Al Act:** Establishes comprehensive regulations on the use of Al, focusing on risk management, transparency, and accountability. It also specifies specific requirements for high-risk Al systems, including inventory management and compliance.

These guardrails provide a foundation for the Al Inventory System, ensuring it aligns with industry best practices and standards for Al governance and management.

4.2. Gap Analysis

Gap analysis is a strategic management technique that brings about desired changes and improvements. When applied to preventing Shadow AI, it involves assessing the current state of AI usage within an organization and creating a roadmap to align it with a well-defined framework for secure and governed AI implementation.

Preparation and Contextual Understanding

Current State Assessment: Use the AI RMF's "MAP" function to analyze the current AI systems and their usage within the organization. This includes creating an inventory of AI systems, analyzing usage patterns, and reviewing the existing governance framework.

Defining the Desired End State: The desired end state focuses on establishing comprehensive Al governance policies in line with the AI RMF's "GOVERN" function. This includes creating clear guidelines for AI usage, ensuring responsible data management, and complying with legal and ethical standards. Governance should align with industry best practices to ensure AI systems operate within defined boundaries and adhere to internal and external regulations.

Robust AI Governance Policies and Guidelines: Develop comprehensive AI governance policies and guidelines, as advocated by the <u>AI RMF's "GOVERN"</u> function. Focus on clear usage directives, data management protocols, and compliance with legal and ethical standards.

Continuous Al Oversight through Monitoring and Control: Robust monitoring and control processes are essential for continuous oversight of Al systems. The desired state involves implementing advanced monitoring solutions such as real-time analytics and anomaly detection software, providing real-time visibility into the organization's Al usage. This includes tracking Al tool utilization, data inputs and outputs, and user interactions to detect unauthorized or inappropriate use.

Automated alerts and anomaly detection mechanisms promptly identify potential risks and trigger appropriate responses. Regular audits and log reviews further ensure ongoing compliance with data protection standards and model integrity. This comprehensive monitoring and control framework enables the organization to proactively manage Al-related risks and maintain the integrity and security of Al systems and data.

Awareness and Training: Implement comprehensive training programs in line with the AI RMF's emphasis on educating employees about AI risks, data privacy, and ethical considerations.



Technical Controls: A robust technical controls framework is essential to prevent unauthorized AI use and ensure data security. This includes implementing access control measures to ensure only authorized users can access AI systems and data. Encryption and key management solutions safeguard sensitive data during storage and transmission, protecting it from unauthorized access or theft.

Additionally, the organization leverages advanced technologies like containerization and micro-segmentation to isolate AI systems and data, enhancing security and facilitating granular control. Regular security assessments and penetration testing identify vulnerabilities and ensure the resilience of the AI infrastructure. These technical controls provide a strong foundation for secure AI adoption, mitigating risks, and protecting the organization's assets and reputation.

Gap Identification and Analysis

Compare and Contrast: Identify gaps by comparing the current AI governance and security practices against the desired state defined by the AI RMF. This step involves evaluating AI system inventory, usage monitoring, policy enforcement, and the effectiveness of existing controls.

Identify Gaps: Highlight discrepancies in AI system inventory management, usage monitoring, policy enforcement, and the effectiveness of existing controls. Pay particular attention to areas related to the trustworthiness characteristics outlined in the AI RMF, such as safety, accountability, and fairness.

Remediation Strategy Development

Action Plans: For each identified gap, create action plans that include technical, policy, and training initiatives to address deficiencies. These plans should be informed by the AI RMF's comprehensive approach to managing AI-related risks.

Stakeholder Engagement: Involve stakeholders in refining remediation plans, ensuring that the approach aligns with the AI RMF's principles for engaging relevant AI actors and fostering a culture of responsible AI usage.

Implementation and Continuous Improvement

Execute Remediation Plans: Implement the strategies developed to close identified gaps, adhering to the principles laid out in the AI RMF for continuous AI oversight and governance.

Evaluate and Adjust: Define metrics to gauge the effectiveness of implemented measures, including reduced unauthorized AI use, improved data security, and higher employee compliance. Regularly assess the effectiveness of the implemented measures against the AI RMF's guidelines for continuous improvement and adaptation in response to evolving AI technologies and organizational goals.

By systematically following these steps and referencing the NIST AI RMF, organizations can conduct a thorough gap analysis for Shadow AI prevention. This approach ensures a strategic alignment with secure and governed AI implementation, mitigating risks and promoting a culture of responsible AI governance and usage within the organization.



RACI Model

- **Responsible:** IT Security Team, Data Governance Officer, CISO, IT Team
- **Accountable:** Chief Al Officer
- **Consulted:** Legal Team, Business Unit Leaders, Al Development Teams
- **Informed:** Management (including CEO, CTO, CFO, etc.)

High-Level Strategies

- Adopt a phased implementation approach, starting with critical high-risk areas and gradually extending to comprehensive Al governance.
- Continuous Improvement

Monitoring and Reporting

• Establish ongoing processes to ensure compliance and adapt to emerging AI developments and threats.

Access Control

• Implement robust access controls to restrict AI system usage and data access to authorized personnel.

Applicable Frameworks and Regulations

Adhere to NIST AI RMF and NIST SSDF.

4.3. Unauthorized System Identification

Regular audits of the AI system inventory using asset management software or configuration management systems are conducted to identify unauthorized or undocumented systems. Implement network scanning tools to detect unauthorized AI systems or devices connected to the organization's network. Establish protocols for promptly addressing unauthorized system discoveries, including investigation, mitigation, and enforcement of relevant policies and procedures. By implementing these additional measures and considerations, organizations can enhance their ability to identify, prevent, and respond to unauthorized AI systems effectively, mitigating the associated security risks and ensuring the integrity and confidentiality of their data and resources.

- **1. Continuous Monitoring:** Implement continuous monitoring mechanisms to detect unauthorized AI systems in real-time. This could include using intrusion detection systems (IDS) or SIEM solutions that provide alerts for unusual or unauthorized activities.
- **2. User Behavior Analytics/User Behavior Entity Analytics (UBA/UEBA):** Employ user behavior analytics to detect anomalous behavior associated with unauthorized system access or usage.



Organizations can identify potential security breaches or policy violations related to unauthorized Al systems by analyzing user activities and patterns.

- **3. Endpoint Security:** Strengthen endpoint security measures to prevent unauthorized AI systems from accessing sensitive data or resources. This may involve deploying endpoint protection platforms (EPP) or endpoint detection and response (EDR) solutions to monitor and control system access at the device level.
- **4. Data Leak Prevention (DLP):** Use DLP solutions in cloud services and on endpoints to prevent employees and systems from sending data to unauthorized AI systems.
- **5. Segmentation and Isolation:** Segment the network infrastructure to isolate authorized AI systems from unauthorized ones, reducing the risk of unauthorized access or data exfiltration. Network segmentation can be achieved through virtual LANs (VLANs) or firewall policies restricting communication between network segments.
- **6. Regular Vulnerability Assessments:** Conduct regular vulnerability assessments and penetration testing to identify potential security weaknesses that could be exploited by unauthorized AI systems. Organizations can proactively address vulnerabilities by reducing the likelihood of unauthorized access or compromise. Specific techniques for network segmentation are software-defined networking (SDN) or network functions virtualization (NFV).
- **7. Employee Training and Awareness:** Provide comprehensive training and awareness programs to educate employees about the risks associated with unauthorized AI systems and the importance of adhering to organizational policies and procedures. Employees should report suspicious activities or devices to the appropriate authorities.
- **8. Incident Response Planning:** Develop and regularly update incident response plans that outline procedures for responding to unauthorized system discoveries. This should include protocols for containment, investigation, remediation, and communication with relevant stakeholders.
- **9. Regular Policy Reviews:** Conduct regular reviews of organizational policies and procedures related to Al system deployment and usage, ensuring they are up-to-date and effectively address the risks associated with unauthorized systems. Any gaps or deficiencies should be promptly addressed through policy updates or revisions.
- **10. Enhance collaboration and communication:** Encouraging close collaboration and continuing communication with different business units allows the IT/cybersecurity team to understand their needs and provide solutions that align with organizational goals while meeting security requirements, reducing the chance of using unauthorized systems.

Evaluation Criteria

- Effectiveness of detection mechanisms for unauthorized Al systems
- Speed and accuracy of identifying unauthorized or undocumented AI systems
- Comprehensiveness of network scanning and monitoring tools
- Frequency and thoroughness of audits on Al system inventory
- Response time to address unauthorized system discoveries
- Effectiveness of employee training on unauthorized system reporting



- Integration of unauthorized system detection with overall security infrastructure
- Adaptability of detection methods to emerging AI technologies and threats

Responsibility Matrix (RACI Model)

- **Responsible**: IT Security Team, Network Security Teams
- **Accountable**: Chief Information Security Officer (CISO)
- **Consulted**: Al Development Teams, System Administrators, Legal and Compliance Departments
- **Informed**: Chief Technology Officer, Chief Al Officer, Business Unit Leaders

High-Level Implementation Strategy

- 1. Implement continuous monitoring mechanisms for real-time detection.
- 2. Deploy network scanning and discovery tools for unauthorized AI system detection.
- 3. Establish protocols for addressing unauthorized system discoveries.
- 4. Implement user behavior analytics to detect anomalous activities.
- 5. Strengthen endpoint security measures.
- 6. Deploy data leak prevention solutions such as data loss prevention (DLP) or cloud access security brokers (CASBs).
- 7. Implement network segmentation and isolation techniques.
- 8. Conduct regular vulnerability assessments and penetration testing.
- 9. Develop and maintain comprehensive incident response plans.

Continuous Monitoring and Reporting

- 1. Implement real-time alerts for unauthorized AI system detection.
- 2. Conduct regular audits of Al system inventory.
- 3. Monitor user behavior for anomalous activities related to unauthorized systems.
- 4. Track and report on unauthorized system incidents and resolutions.
- 5. Implement continuous vulnerability scanning and reporting.
- 6. Produce regular reports on the effectiveness of unauthorized system detection measures.
- 7. Monitor and report on employee compliance with AI system usage policies.

Access Control Mapping

- IT Security Team and Network Security Teams: Full access to detection tools and system logs
- CISO: Unrestricted access to all unauthorized system detection data and reports
- Al Development Teams: Access to approved Al system inventory and deployment logs
- System Administrators: Access to network and system configuration data
- Legal and Compliance Departments: Access to incident reports and policy violation data
- Chief Technology Officer and Chief Al Officer: Access to high-level unauthorized system detection reports
- Business Unit Leaders: Access to summaries of unauthorized system incidents in their units



Applicable Frameworks and Regulations

- Federal Information Security Modernization Act (FISMA) United States
- Network and Information Systems (NIS) Directive European Union
- Cybersecurity Information Sharing Act (CISA) United States
- General Data Protection Regulation (GDPR) European Union (for data protection aspects)
- ISO/IEC 27001:2013 Information Security Management Systems
- NIST Special Publication 800-53 Security and Privacy Controls for Information Systems and Organizations
- NIST Cybersecurity Framework
- CIS Critical Security Controls

4.4. Access Controls

Implement robust access control mechanisms to restrict access to AI systems, models, and datasets based on user roles, privileges, and authentication credentials. Utilize technologies such as multifactor authentication (MFA), role-based access control (RBAC), and least privilege principles to ensure that only authorized users and systems can access AI systems and resources. Below are some of the access control measures that can be applied:

- Role-Based Access Control (RBAC): Implement RBAC to assign access rights to users based on their roles and responsibilities within the organization. Authorized personnel with specific roles, such as system administrators, Al developers, researchers, data scientists, and model trainers, should have access to Al systems and related resources based on their job requirements.
- 2. **Least Privilege Principle:** Apply the principle of least privilege to limit access rights to the minimum necessary for users to perform their tasks. Only grant access permissions are required for authorized users to carry out their duties, reducing the risk of unauthorized access to Al systems and sensitive data.
- 3. **Access Control Lists (ACLs):** Utilize ACLs to define specific access permissions for individual users or groups to AI systems and resources. Restrict access to authorized personnel and explicitly deny access to unauthorized users or entities to prevent unauthorized system usage.
- 4. **Network Segmentation:** Segment the network infrastructure to isolate AI systems and other critical resources from unauthorized access. Use network segmentation techniques such as VLANs, firewalls, or software-defined networking (SDN) to create separate network segments for authorized users and restrict communication with unauthorized devices or systems.
- 5. **Two-Factor Authentication (2FA):** Implement 2FA mechanisms to enhance the security of access to AI systems and sensitive data. Require users to authenticate using multiple factors, such as one-time passwords (OTPs) and biometric verification, to reduce the risk of unauthorized access, even if credentials are compromised.
- 6. **Encryption and Secure Communication Protocols:** Encrypt data transmission between authorized users and AI systems using secure protocols such as SSL/TLS. Ensure that sensitive



information exchanged between users and AI systems is encrypted to prevent interception or eavesdropping by unauthorized parties.

- 7. **Access Monitoring and Auditing:** Deploy access monitoring and auditing mechanisms to track and record user access attempts related to AI systems and resources. Monitor access logs for suspicious or unauthorized access attempts and conduct regular audits to identify potential security breaches or policy violations.
- 8. **User Training and Awareness:** Provide comprehensive training and awareness programs to educate users about access control policies, procedures, and best practices. Ensure that users understand their responsibilities regarding access to AI systems and know the consequences of unauthorized access or misuse.

By implementing these access control measures, organizations can enhance the security posture of their Al systems and infrastructure, mitigate the risk of unauthorized access, and safeguard sensitive data and resources from unauthorized use or exploitation.

Evaluation Criteria

- Effectiveness of role-based access control (RBAC) implementation
- Effectiveness of Attributes-based access control (ABAC) implementation
- Application of least privilege principle across Al systems and resources
- Strength and coverage of multifactor authentication (MFA) mechanisms
- Comprehensiveness of access control lists (ACLs) for Al resources
- Effectiveness of network segmentation for AI system isolation
- Robustness of encryption and secure communication protocols
- Thoroughness of access monitoring and auditing processes
- Employee understanding and adherence to access control policies

Responsibility Matrix (RACI Model)

- **Responsible:** IT Security Team, Network Security Teams
- **Accountable:** Chief Information Security Officer (CISO)
- **Consulted:** Al Development Teams, System Administrators, Human Resources
- **Informed:** Chief Technology Officer, Chief Al Officer, Business Unit Leaders

High-Level Implementation Strategy

- 1. Implement role-based access control (RBAC) for AI systems and resources
- 2. Apply the least privilege principle across all user accounts and systems
- 3. Develop and maintain comprehensive access control lists (ACLs)
- 4. Implement network segmentation to isolate AI systems
- 5. Deploy multifactor authentication (MFA) for all Al system access
- 6. Implement encryption and secure communication protocols
- 7. Establish access monitoring and auditing mechanisms
- 8. Develop and deliver user training programs on access control policies



Continuous Monitoring and Reporting

- 1. Implement real-time monitoring of access attempts to Al systems.
- 2. Conduct regular audits of user access rights and privileges.
- 3. Monitor and analyze access logs for suspicious activities.
- 4. Track and report on MFA adoption and usage across AI systems.
- 5. Produce regular reports on access control policy compliance.
- 6. Monitor network traffic for potential breaches of segmentation.
- 7. Track and report on encryption usage for data in transit and at rest.

Access Control Mapping

- IT Security Team and Network Security Teams: Full access to security tools and logs
- **CISO:** Unrestricted access to all access control data and reports
- Al Development Teams: Access to development environments with appropriate restrictions
- System Administrators: Elevated access to system configurations, restricted by least privilege
- Human Resources: Access to employee role information for RBAC management
- Chief Technology Officer and Chief AI Officer: Access to high-level access control reports
- Business Unit Leaders: Access to summaries of access control measures for their units

Applicable Frameworks and Regulations

- General Data Protection Regulation (GDPR) European Union
- California Consumer Privacy Act (CCPA) United States
- Federal Information Security Modernization Act (FISMA) United States
- Health Insurance Portability and Accountability Act (HIPAA) United States
- Payment Card Industry Data Security Standard (PCI DSS)
- ISO/IEC 27001:2013 Information Security Management Systems
- NIST Special Publication 800-53 Security and Privacy Controls for Information Systems and Organizations
- NIST Cybersecurity Framework
- SOC 2 Trust Services Criteria
- ISO/IEC 27559:2022
- ISO 31700-1:2023

4.5. Activity Monitoring

Shadow AI, the unauthorized use of AI tools and models within an organization, isn't limited to a single group of perpetrators. **Effective monitoring for Shadow AI necessitates a nuanced understanding of the diverse actors within an organization who might engage in such activities.** Here's a breakdown of the different actors who might be involved:



1. Insiders with Direct Model Access:

- **Data Scientists and Developers:** These individuals have the technical expertise to leverage existing models for unauthorized purposes. They might modify existing models for personal projects, bypass data access controls, or use models for tasks beyond their intended scope.
- Model Version Control and Change Tracking: Implement a system to track changes made to models and identify unauthorized modifications.
- Data Access Logging and Auditing: Monitor data access logs to identify unusual patterns or attempts to bypass access controls with specific logging and auditing tools such as Splunk or ELK.
- Model Usage Monitoring: Track how models are used using monitoring tools, such as
 TensorBoard or MLflow, including frequency, data inputs, and outputs. This can help detect
 deviations from intended uses.
- **Code Review and Security Training:** Integrate security best practices into the development lifecycle, including code reviews for potential vulnerabilities and security training for data scientists and developers.
- IT Professionals: With access to infrastructure and data pipelines, IT professionals could
 potentially deploy unauthorized AI tools or manipulate data feeding into approved models,
 altering their outputs.
- **Network Traffic Monitoring:** Monitor network traffic using network traffic analysis tools, such as Wireshark or Suricata, for anomalous data transfers or connections to unauthorized servers that might indicate unauthorized Al tool deployment.
- **Endpoint Security Tools:** Use endpoint security software to detect unauthorized software installations on employee devices, potentially revealing unauthorized AI tools.
- **Data Lineage Tracking:** Implement data lineage tracking systems that map the data flow throughout your organization. This can help identify unexpected data movement potentially associated with Shadow AI activity.

2. Peripheral Users Within the Organization:

- **Business Units:** Marketing or sales teams might use readily available cloud-based AI tools for tasks like customer segmentation or lead generation without following proper approval procedures. This could lead to data security risks or compliance violations.
- **User Awareness and Training:** Provide comprehensive training programs on approved AI tools and resources, emphasizing security best practices and the importance of following established procedures.



- **Centralized Al Resource Platform:** Develop a centralized platform for accessing and using approved Al tools. This can increase visibility into Al usage patterns and discourage reliance on unauthorized alternatives.
- Pre-Approval Workflow for External Tools: Establish a clear and efficient process for requesting access to external AI tools, minimizing the need for unauthorized workarounds.
- **Management:** Managers might use Al-powered decision-making tools for employee performance evaluations or resource allocation without proper training or understanding of the tool's limitations. This could lead to biased or unfair outcomes.
- **Non-Technical Users:** Even employees without technical expertise could potentially leverage "citizen developer" tools or pre-trained AI models for tasks outside established workflows. Depending on the tool's capabilities, this could introduce unforeseen risks.
- **Democratization of Al Tools:** Develop user-friendly, secure, and well-documented Al tools that cater to the needs of non-technical users. This can provide them with legitimate alternatives to Shadow Al solutions.
- **Clear Communication and Guidelines:** Communicate guidelines on acceptable Al usage within the organization, informing employees about approved tools and resources.
- **Citizen Developer Training Programs:** Consider offering training programs for "citizen developers" to equip non-technical employees with the skills to use basic AI tools responsibly within approved workflows

Other Ways to Monitor Shadow Al

- **User Activity Monitoring:** Implement user activity monitoring tools cautiously and follow privacy regulations. These tools can track application usage and identify instances where employees use unauthorized AI tools.
- **Data Loss Prevention (DLP):** Deploy Data Loss Prevention (DLP) solutions specifically designed to identify and prevent Al applications' exfiltration of sensitive data. This can help detect potential data breaches caused by Shadow Al activities.
- Employee Feedback and Whistleblower Programs:
 - Encourage employees to report any suspicious activity related to unauthorized Al use. Foster a culture of transparency where employees feel comfortable raising concerns.
 - Establish a confidential whistleblower program for employees to report suspected Shadow Al activity without fear of retribution.
- Digital Rights Management (DRM): Consider using Digital Rights Management (DRM)
 controls for sensitive datasets to restrict unauthorized access and use by unauthorized Al
 models.



Develop a continuous monitoring process to identify and address new methods of Shadow AI implementation. Regularly review and update your monitoring strategies to stay ahead of evolving threats.

It's important to note that:

- Striking a balance between security and employee privacy is crucial.
- Overly intrusive monitoring can damage trust and employee morale.
- Prioritize clear communication and employee education alongside monitoring efforts.

Furthermore, we listed six areas of concern for this responsibility item:

Evaluation Criteria

- Percentage of unauthorized AI tool usage detected and mitigated
- Time to detect and respond to Shadow Al incidents
- Number of employees completing Al security awareness training
- Frequency and coverage of network traffic anomaly detection
- Rate of compliance with approved AI tool usage policies
- Effectiveness of data loss prevention measures in blocking unauthorized data transfers

Responsibility Matrix (RACI Model)

- **Responsible:** IT Security Team, Cybersecurity Team: Full access to activity monitoring tools and logs
- **Accountable:** Chief Information Security Officer (CISO): Unrestricted access to all activity monitoring data and reports
- **Consulted:** Data Protection Officers: Access to activity monitoring data related to personal data and privacy, Al Development Teams: Access to activity monitoring data related to Al model development and deployment, Business Unit Leaders: Access to high-level activity monitoring reports and dashboards
- **Informed:** Management: Access to summary reports and dashboards on activity monitoring, Legal, and Compliance Departments

High-Level Implementation Strategy

- 1. Develop a comprehensive Shadow Al monitoring framework.
- 2. Implement robust network traffic monitoring and anomaly detection systems.
- 3. Establish a centralized Al resource platform for approved tools.
- 4. Create and conduct regular Al security awareness training programs.
- 5. Deploy data loss prevention (DLP) solutions focused on Al-related risks.
- 6. Implement user activity monitoring tools with privacy considerations.
- 7. Establish clear communication channels and whistleblower programs for reporting suspicious Al activities.

Continuous Monitoring and Reporting

- 1. Set up real-time alerts for unauthorized AI tool installations or unusual data access patterns.
- 2. Conduct regular audits of AI model usage and modifications.



- 3. Implement continuous network traffic analysis for detecting anomalous data transfers.
- 4. Establish periodic reviews of user activity logs and DLP reports.
- 5. Create dashboards for visualizing Shadow AI risk metrics and trends.
- 6. Schedule regular reports to management on Shadow AI detection and mitigation efforts.

Access Control Mapping

- 1. Restrict model modification capabilities to authorized data scientists and developers.
- 2. Implement role-based access controls for AI tools and sensitive data sets.
- 3. Establish approval workflows for accessing external AI tools.
- 4. Limit network access privileges based on job roles and responsibilities.
- 5. Implement multi-factor authentication for accessing critical AI systems and data.

Applicable Frameworks and Regulations

- **General Data Protection Regulation (GDPR):** Ensures proper handling of personal data in Al systems
- California Consumer Privacy Act (CCPA): Regulates the collection and use of consumer data by businesses, including Al applications
- **Health Insurance Portability and Accountability Act (HIPAA):** Governs the use and disclosure of protected health information in Al systems within healthcare
- Al Act (European Union): It aims to regulate Al systems based on their risk levels

4.6. Change Control Processes

Changes to the AI systems should be consistently documented, tested, approved, and archived. By implementing robust change control processes, organizations can effectively manage the evolution of their AI systems while ensuring compliance with regulatory requirements, maintaining data integrity, and mitigating risks associated with change. A formal documented and approved change management policy and procedure should be established to manage and govern any changes made to AI systems, models, algorithms, or datasets throughout their lifecycle. These processes are essential for ensuring AI solutions' reliability, performance, and integrity while minimizing risks associated with unintended consequences or disruptions. Here's how change control processes can be structured for AI:

1. Documentation and Tracking:

- Maintain comprehensive documentation of all AI components, including models, algorithms, training data, and associated metadata.
- Track changes made to AI artifacts using version control systems or dedicated change management tools, recording details such as who requested the change, details of the change requested, who approved the change, who implemented the change, when the change was implemented, and the nature of the modification.



2. Change Request Submission:

- Establish a formal process for submitting change requests using popular change management tools such as JIRA or ServiceNow, where stakeholders can propose modifications or updates to AI systems.
- Ensure details of proposed changes are recorded, including the rationale behind the request, potential impacts on performance or functionality, implementation plan, test plan, rollback plan, and any associated risks or dependencies.

3. Review and Approval Workflow:

- Implement a structured review and approval workflow to evaluate change requests and assess their potential impact on AI systems. Workflow management tools such as Asana or Trello can help with this.
- In the review process, involve relevant stakeholders, including data scientists, domain experts, business users, IT, Security, and privacy. This collaborative approach will ensure that proposed changes are reviewed and aligned with business objectives and technical requirements, providing reassurance about the process's effectiveness.

4. Testing and Validation:

- Conduct rigorous testing and validation procedures to assess the impact of proposed changes on AI system performance, accuracy, and reliability.
- Utilize A/B testing, cross-validation, and stress testing to evaluate the effects of changes under various conditions and scenarios, as well as testing frameworks such as Pytest or Unittest.

5. Risk Assessment and Mitigation:

- Perform risk assessments to identify potential risks associated with proposed changes, such as model degradation, data drift, or regulatory compliance issues, using risk management frameworks such as NIST or ISO 27001.
- Develop mitigation strategies and contingency plans to address identified risks, including rollback procedures and fallback mechanisms in case of unexpected outcomes.

6. Change Implementation and Monitoring:

- Implement controlled approved changes, following established deployment procedures and changing windows to minimize disruptions to production environments.
- Monitor Al systems closely after implemented changes, using monitoring and alerting mechanisms to detect deviations from expected behavior or performance.



7. Documentation and Communication:

- Document the outcomes of change control processes, including details of approved changes, test results, risk assessments, and implementation activities.
- Communicate changes and their implications to relevant stakeholders, including end users, management, and regulatory authorities, as necessary.

8. Assess Impact and Prioritize

- Ensure that every change request documents the potential impact of the change on various stakeholders and AI components so that all relevant stakeholders in the change chain are consulted in the change assessment and approval process.
- Additionally, the priority of each change to the entire AI project should be identified and reviewed.

9. Change Request Closure

- At the end of the implementation phase of the change process, documentation, change logs, and communication-related to the change need to be stored in commonly accessible locations for later access.
- It may also be good practice for all stakeholders participating in the change process to have a closure meeting as part of the closure.

Evaluation Criteria

- Percentage of changes following the formal change control process
- Average time to review and approve change requests
- Number of unauthorized changes detected
- Percentage of changes resulting in incidents or rollbacks
- Completeness of change documentation
- Frequency of successful post-change validations
- Level of stakeholder satisfaction with the change control process

Responsibility Matrix (RACI Model)

- Responsible: Al Development Teams, DevOps Team, Quality Assurance Team
- Accountable: Chief Technology Officer
- **Consulted:** Business Unit Leaders, Data Protection Officers, Legal and Compliance Departments
- **Informed:** Management, IT Security Team, Operational Staff



High-Level Implementation Strategy

- 1. Establish a formal change management policy and procedure for Al systems.
- 2. Implement a robust version control system for AI artifacts.
- 3. Create a standardized change request submission process.
- 4. Develop a structured review and approval workflow.
- 5. Set up comprehensive testing and validation procedures.
- 6. Implement risk assessment and mitigation strategies.
- 7. Establish monitoring and alerting mechanisms for post-change surveillance.
- 8. Create documentation and communication protocols for change management.

Continuous Monitoring and Reporting

- 1. Track change request volumes, approvals, and rejections.
- 2. Monitor time metrics for each stage of the change control process.
- 3. Set up alerts for unauthorized changes or deviations from the process.
- 4. Regularly review post-implementation performance metrics of AI systems.
- 5. Generate periodic reports on change control effectiveness and compliance.
- 6. Conduct stakeholder surveys to assess satisfaction with the change management process.

Access Control Mapping

- 1. Restrict change implementation capabilities to authorized DevOps and Al Development teams.
- 2. Implement role-based access controls for change management tools and documentation.
- 3. Limit approval rights for high-impact changes to senior management or designated change control board.
- 4. Ensure auditors and compliance teams have read-only access to change logs and documentation.
- 5. Implement multi-factor authentication for accessing critical change management systems.

Applicable Frameworks and Regulations

- **Sarbanes-Oxley Act (SOX):** Requires robust internal controls over financial reporting, which can extend to Al systems used in financial processes.
- **FDA 21 CFR Part 11:** Governs electronic records and electronic signatures in the pharmaceutical industry, applicable to Al systems in drug development or manufacturing.
- **ISO/IEC 27001:** Provides a framework for information security management, including change control processes.
- **Information Technology Infrastructure Library (ITIL):** While not a regulation, it provides best practices for IT service management, including change management.



Conclusion

This white paper addresses critical aspects of AI governance, risk management, and organizational culture in the context of AI implementation. The document is structured into four main sections, each focusing on key areas of concern for organizations adopting and managing AI technologies.

Throughout the paper, six cross-cutting areas of concern are consistently addressed for each responsibility item:

- 1. Evaluation Criteria
- 2. Responsibility Matrix (RACI Model)
- 3. High-Level Implementation Strategy
- 4. Continuous Monitoring and Reporting
- 5. Access Control Mapping
- 6. Applicable Frameworks and Regulations

The paper begins by defining responsibility roles across various organizational functions, setting the stage for effective AI management. It then delves into risk management strategies, covering crucial topics such as Threat Modeling, risk assessments, attack simulation, incident response planning, and data drift monitoring.

The second section explores governance and compliance, outlining the development of AI security policies, audit processes, board reporting mechanisms, and navigating complex regulatory landscapes. It also addresses the implementation of measurable controls and model governance.

The third part focuses on fostering a safety culture and providing comprehensive training. It covers role-based education, awareness building, responsible AI training, and effective communication strategies.

The final section tackles the challenge of shadow AI prevention, discussing methods for maintaining an inventory of AI systems, conducting gap analyses, identifying unauthorized systems, implementing access controls, and establishing robust change control processes.

The white paper provides a thorough and structured approach to AI governance by consistently applying the six cross-cutting concerns to each responsibility item. This framework ensures that organizations can comprehensively assess, implement, and manage their AI initiatives while addressing key aspects such as accountability, implementation strategies, monitoring, access control, and regulatory compliance.

