

# ARCCS: An Automated Regulatory Compliance Checking System

## Abstract

This paper introduces **ARCCS**, a multi-agent system for regulation-level compliance assessment. The architecture consists of two coordinated modules, the *Regulatory Processing and Extraction Module (RPEM)* and the *Compliance Classification Module (CCM)*, which jointly support the structured analysis of regulatory texts and proposal documents. The system produces interpretable compliance outputs in the form of regulation-level labels, associated confidence scores, and structured explanations that justify each assessment. ARCCS is designed to provide a scalable and transparent framework for automated compliance analysis across complex regulatory and technical domains. To facilitate practical use, we also provide a lightweight web demo that enables non-technical users to run end-to-end compliance checks via a simple three-step workflow<sup>1</sup>.

## 1 Introduction

Regulatory compliance checking is a critical yet resource-intensive process in domains where technical, contractual, and policy-oriented documents must be continuously evaluated against complex and evolving legal frameworks. The unstructured nature of both regulatory texts and operational documents, combined with the need for fine-grained, explainable decisions, poses significant challenges for scalable automation. Traditional compliance workflows rely heavily on manual legal review, which limits reproducibility, transparency, and adaptability in large-scale or dynamic regulatory environments.

In this technical report, we present **ARCCS** (**A**utomated **R**egulatory **C**ompliance **C**hecking

<sup>1</sup>All source code and datasets used in this work are publicly available at: <https://github.com/geofila/ARCCS>.

System), a *multi-agent pipeline* for regulation-based compliance assessment. As illustrated in Figure 1, ARCCS is designed as a coordinated system that transforms unstructured legal and proposal documents into structured representations and performs regulation-level compliance classification.

The architecture consists of two primary modules: the **RPEM** (**R**egulatory **P**rocessing and **E**xtraction **M**odule) and the **CCM** (**C**ompliance **C**lassification **M**odule). The RPEM is responsible for hierarchically segmenting legal texts into articles, paragraphs, and sub-paragraphs, and for extracting atomic regulatory requirements from each regulatory chunk. This module identifies the legal function, applicable actor, and associated conditions of each provision, and subsequently applies filtering and deduplication strategies to remove semantically overlapping or non-actionable constraints, yielding a refined and operational set of regulatory requirements.

In parallel, the CCM processes the terms-of-use or proposal document to extract its principal topics and operational claims. Based on this semantic representation, the module performs relevance-based matching between proposal content and the structured regulatory requirements produced by the RPEM. This coordination ensures that only contextually applicable regulations are forwarded to the compliance reasoning stage.

For each matched regulation–proposal pair, ARCCS employs a retrieval-augmented compliance mechanism that incorporates the most relevant proposal segments into a context-aware decision process. Each regulatory requirement is assigned one of four compliance labels: *Compliant*, *Non-Compliant*, *Insufficient Information*, or *Human Required*. These labels collectively capture clear cases of regulatory satis-

faction or violation, as well as situations characterized by missing, ambiguous, or context-dependent information that prevent a fully automated and reliable compliance determination, thereby supporting both automated assessment and human expert review when necessary.

Overall, ARCCS operationalizes regulatory compliance checking as a unified and modular framework that integrates structured legal representation, semantic alignment, and human-in-the-loop decision support within a transparent and explainable technical architecture.

## 2 Related Work

Recent advances in LLMs have enabled a new class of approaches for supporting regulatory and legal compliance tasks. Prior work has demonstrated that transformer-based architectures can be applied to classify regulatory provisions and assist in automated compliance assessment across domains such as data protection and technical standards, yielding substantial reductions in manual review effort. Complementary systems integrate multiple foundation models into domain-specific software environments to semi-automate the verification of technical artifacts, such as architectural or engineering designs, against formal regulatory constraints, reporting improvements in both throughput and violation detection accuracy.

A growing line of research adopts hybrid and retrieval-augmented paradigms that combine symbolic or structured representations of regulations with LLM-based semantic retrieval and reasoning. In these approaches, regulatory texts are transformed into intermediate abstractions, such as rule sets, graphs, or executable representations, which are then aligned with candidate documents or operational descriptions. This design improves grounding and interpretability while preserving the flexibility of neural language models. Related work has further explored the translation of regulatory clauses into programmatic or semi-formal specifications to enable automated or tool-assisted compliance checking, particularly in financial and technical regulatory settings.

In parallel, substantial progress has been made in the automated analysis of privacy policies. LLM-based frameworks have been shown to achieve strong performance in categorizing

policy segments into data practice and user rights taxonomies, as well as in aligning policy text with legal requirements derived from regulations such as the GDPR and U.S. state-level privacy laws. These systems consistently outperform earlier rule-based and keyword-driven baselines, demonstrating the effectiveness of semantic modeling for clause detection and regulatory mapping. A related research direction addresses policy completeness, focusing on whether mandatory regulatory obligations are sufficiently specified in a given document. Empirical studies indicate that a large fraction of real-world policies omit critical legal requirements, motivating the development of semantic and model-driven methods for detecting under-specified or missing obligations.

### 2.1 Datasets and Benchmarks

The development of compliance-oriented models has been supported by the release of regulation-aware datasets and multi-task benchmarks targeting legal and privacy language understanding. Large-scale corpora of expert-annotated privacy policies have been introduced, where policy segments are labeled according to their correspondence with specific regulatory disclosure requirements. These datasets enable fine-grained evaluation of regulatory alignment and support scalable compliance auditing.

More comprehensive benchmark suites unify multiple legal and privacy tasks, including document classification, sentence- and token-level information extraction, and question answering over regulatory and policy texts. Results on these benchmarks consistently show that domain-adapted models outperform general-purpose language models, highlighting the linguistic and semantic specificity of regulatory discourse. In the broader legal NLP domain, standardized benchmarks cover tasks such as judicial decision classification and contract fairness assessment, while complementary datasets focus on technical regulations, annotating regulatory sentences with entities and relational structures to facilitate rule extraction and machine-interpretable compliance representations. Process-oriented datasets derived from real-world, regulation-driven workflows further support the study of compliance from an operational and auditing perspective.

Despite these advances, existing datasets and methods primarily target isolated sub-tasks, such as clause classification, regulatory retrieval, information extraction, or completeness checking, and are typically grounded in domain-specific regulatory schemas or task-specific supervision. As a result, they do not directly support the evaluation of compliance as an end-to-end process that begins with unstructured regulatory text and concludes with structured, regulation-level compliance judgments over heterogeneous proposal or terms-of-use documents.

In contrast, the framework introduced in this work, ARCCS, is designed as a general-purpose, modular, and end-to-end LLM-based system that operationalizes regulatory compliance as a unified pipeline. ARCCS integrates hierarchical regulatory extraction, semantic alignment, and retrieval-augmented compliance classification to produce traceable, regulation-level compliance decisions with explicit confidence estimates and structured justifications. This design addresses a gap in the current literature by enabling domain-agnostic compliance assessment across arbitrary regulatory texts and corresponding policy or access documents within a single, coherent evaluation framework.

### 3 System Overview

This section provides a high-level overview of the ARCCS architecture. As illustrated in Figure 1, the system takes as input a regulatory document and a terms-of-use or proposal document, and produces a regulation-level compliance report with structured justifications and uncertainty-aware labels. The following sections describe the internal design and implementation of the Regulatory Processing and Extraction Module (RPEM) and the Compliance Classification Module (CCM).

#### 3.1 Regulatory Processing and Extraction Module (RPEM)

The Regulatory Processing and Extraction Module (RPEM) is responsible for transforming raw regulatory text into a structured, refined, and machine-interpretable representation of regulatory requirements. This module constitutes the first stage of the ARCCS pipeline and serves as the primary source of regulatory

constraints for downstream compliance assessment.

Formally, given a regulatory text  $D$  segmented into chunks  $\mathcal{C} = \{c_1, \dots, c_m\}$ , the RPEM computes an extraction mapping

$$\phi : \mathcal{C} \rightarrow \mathcal{R},$$

where  $\mathcal{R} = \{r_1, \dots, r_n\}$  is the set of structured regulatory requirement objects.

The RPEM operates on regulatory documents that have been preprocessed into a normalized textual format. The module performs hierarchical segmentation of the regulation by decomposing the text into legally meaningful units, including articles, paragraphs, and sub-paragraphs. Each resulting regulatory chunk is treated as an atomic unit of analysis and is associated with structural metadata, such as its article identifier and positional context within the regulation. This design preserves local legal context while enabling fine-grained downstream processing.

For each regulatory chunk, the RPEM applies a structured extraction procedure to identify candidate regulatory requirements. This process determines the legal function of the provision (e.g., obligation, right, prohibition, or condition), the applicable legal actor, and any associated constraints or qualifiers. The extracted information is stored in a structured representation that links each requirement to its source text and structural metadata, thereby supporting traceability and explainability in subsequent compliance decisions.

#### Regulation Filtering and Deduplication

Not all regulatory chunks yield actionable compliance constraints. The RPEM therefore applies a filtering stage to remove provisions that are primarily definitional, descriptive, or contextual in nature and do not impose enforceable obligations or rights. This step reduces noise in the regulatory representation and ensures that downstream components operate on a set of operationally relevant requirements.

Regulatory texts frequently contain overlapping or semantically equivalent provisions expressed across multiple sections or through cross-references. To address this, the RPEM performs a deduplication and consolidation procedure that identifies structurally or semantically similar regulatory requirements and

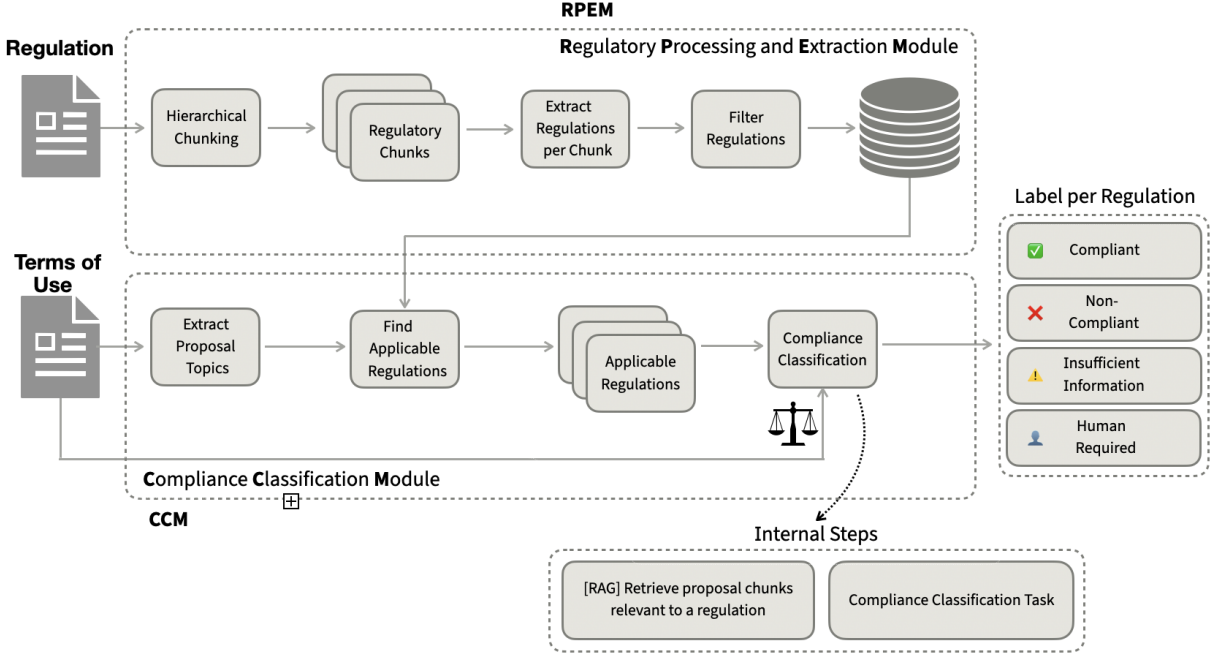


Figure 1: Overview of the proposed regulatory compliance assessment pipeline.

merges them into unified representations. This process reduces redundancy and produces a compact set of distinct regulatory constraints while preserving references to all source provisions.

The output of the RPEM is a refined collection of structured regulatory requirements, each represented by a unique identifier, a formalized description of the regulatory constraint, associated legal metadata, and a set of references to the original regulatory text. Specifically, encodes the law document in the form of a list of structured, article-level regulatory objects, where each element represents a single, atomic, and operationally meaningful legal requirement. Each object encodes the legal function of the provision, the regulated actor, the jurisdictional and domain scope, the set of mandatory obligations, and explicit references to the authoritative source text. This representation serves as a normalized regulatory knowledge layer that enables fine-grained applicability analysis and regulation-level compliance reasoning in the CCM.

Formally, the RPEM output is defined as:

$$\mathcal{R} = \{r_1, r_2, \dots, r_n\},$$

where each  $r_i$  is a structured regulatory object consisting of semantic, legal, and traceability fields.

### 3.2 Compliance Classification Module (CCM)

The Compliance Classification Module (CCM) is responsible for determining whether the structured regulatory requirements produced by the RPEM are applicable to, and subsequently satisfied by, the proposal document. This module constitutes the second stage of the ARCCS pipeline and performs regulation-level compliance assessment through applicability analysis, semantic alignment, retrieval-augmented reasoning, and uncertainty-aware labeling.

For each regulatory requirement, the CCM first evaluates whether the requirement is applicable to the proposal under analysis. Applicability is determined based on a set of contextual parameters, including the regulatory scope and domain, the type of system or service described in the proposal, and jurisdictional or geographical constraints (e.g., whether the regulation explicitly applies to the country or region in which the system is deployed). Regulatory requirements that are deemed non-applicable are excluded from further compliance reasoning, thereby reducing analytical noise and improving decision relevance.

For applicable regulatory requirements, the CCM processes the proposal or terms-of-use document to extract its principal topics and

operational claims, forming a semantic representation of the system’s stated practices, commitments, and behaviors. Based on this representation, the module performs relevance-based matching to identify the subset of proposal segments that are semantically related to each regulatory requirement. This alignment step ensures that compliance reasoning is grounded in contextually relevant evidence and preserves traceability between legal constraints and proposal content.

Let the proposal document be segmented into passages  $\mathcal{P} = \{p_1, \dots, p_k\}$ . For each requirement  $r_i \in \mathcal{R}$ , the CCM computes a relevance score function

$$\rho(r_i, p_j) \in [0, 1],$$

and selects evidence

$$E_i = \{p_j \in \mathcal{P} : \rho(r_i, p_j) \geq \tau\},$$

where  $\tau$  is a matching threshold.

For each matched regulation–proposal pair, the CCM employs a retrieval-augmented mechanism that incorporates the most relevant proposal segments into a context-aware compliance reasoning process. This design supports explainable and evidence-based assessment by conditioning each compliance decision on explicitly retrieved textual support, thereby reducing the likelihood of unsupported or hallucinated judgments.

For each regulatory requirement, the CCM assigns both a compliance label and a corresponding confidence score that reflects the system’s estimated reliability of the decision. The confidence score is derived from factors such as the consistency of the retrieved evidence, the completeness of the proposal information with respect to the regulatory conditions, and the clarity of the semantic alignment.

Each regulatory requirement is assigned one of the following compliance labels:

- **Compliant:** Indicates that the proposal explicitly satisfies the regulatory requirement. All mandatory conditions specified by the regulation are addressed in the retrieved proposal segments, and no conflicting statements are identified. The assigned confidence score reflects strong and consistent supporting evidence.

- **Non-Compliant:** Indicates a clear and explicit violation of the regulatory requirement. The proposal contradicts a mandatory legal constraint or omits a required condition in a manner that constitutes a definitive regulatory mismatch. This label is associated with high-confidence evidence of non-conformance.
- **Insufficient Information:** Indicates that the proposal references the relevant regulatory topic but does not provide sufficient detail to determine compliance. Critical conditions, qualifiers, or dependencies required by the regulation are missing from the retrieved proposal segments, resulting in a low or moderate confidence score.
- **Human Required:** Indicates that an automated compliance determination cannot be reliably made. This label is assigned in cases of ambiguity, contradictory statements, missing external legal or technical context, or when the model confidence for the predicted label falls below a predefined threshold. In such cases, the assessment is explicitly deferred to a human expert for final evaluation.

**Compliance Report Generation.** The output of the CCM is a regulation-level compliance report in which each regulatory requirement is associated with an applicability decision, a compliance label, a confidence score, and a structured explanation. The explanation explicitly states the rationale for the assigned label, including which regulatory conditions were satisfied or violated, or which information was missing or ambiguous in the proposal. This design supports transparency, auditability, and effective human-in-the-loop review in real-world regulatory compliance workflows.

## 4 Experiments

This section evaluates ARCCS on a realistic compliance-checking setting in which a terms-of-use document is assessed against requirements extracted from the EU General Data Protection Regulation (GDPR)<sup>2</sup>. We focus

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<sup>2</sup><https://gdpr-info.eu>

on regulation-level outcomes to reflect the intended system output: interpretable labels and justifications per extracted requirement.

#### 4.1 Experimental Setup

**Inputs.** We used the GDPR as the regulatory input and evaluated three widely used terms-of-use documents: *WhatsApp Terms of Service*<sup>3</sup>, *Netflix Terms of Use*<sup>4</sup>, and *ChatGPT Terms of Use*<sup>5</sup>.

**Regulatory requirements.** Given the raw GDPR text, the RPEM segmented the regulation and extracted candidate requirements. After filtering non-actionable clauses and applying deduplication, the system produced  $|\mathcal{R}| = 100$  atomic regulatory requirements.

**Compliance assessment.** For each  $r_i \in \mathcal{R}$ , the CCM matched the most relevant document evidence and produced a regulation-level label (*Compliant*, *Non-Compliant*, *Insufficient Information*, or *Human Required*) with an accompanying explanation. The confidence threshold for triggering the *Human Required* label was set to 70%.

**Model configuration.** All experiments were run using GPT-5.2<sup>6</sup>.

**Evaluation protocol.** We report the distribution of predicted compliance labels across the 100 extracted requirements for each document. In addition, we employed an *LLM-as-a-judge* protocol (?) to evaluate system outputs at the regulation level: for each requirement, we provided the judge model with (i) the extracted regulation text/requirement representation, (ii) the relevant terms-of-use document context, and (iii) the full ARCCS output for that requirement (predicted label and explanation). The judge then assessed whether the proposed compliance decision and its justification are consistent with the provided regulation and evidence (see Appendix B).

**Sampled evaluation set.** To obtain a quantitative estimate of decision quality, we addi-

<sup>3</sup><https://www.whatsapp.com/legal/terms-of-service/revisions/20210104>

<sup>4</sup><https://help.netflix.com/legal/termsofuse?locale=en-GB>

<sup>5</sup><https://openai.com/en-GB/policies/row-terms-of-use>

<sup>6</sup>gpt-5.2-2025-12-11

Evaluator (LLM-as-a-Judge)	Accuracy (%)
gpt-5.1	96.67
gpt-5.2	90.00
gpt-5.2-pro	90.00

Table 1: Accuracy of model-based evaluators on the sampled set (30 checks per terms-of-use document; 90 total).

tionally performed a small-scale, sampled evaluation: we drew a sample of 30 regulation-level checks from each of the three terms-of-use documents (WhatsApp, Netflix, and ChatGPT) under the same GDPR regulatory context, yielding 90 judged instances in total.

**Evaluator models.** We used three model variants as evaluators: gpt-5.1<sup>7</sup>, gpt-5.2<sup>8</sup>, and gpt-5.2-pro<sup>9</sup>. For gpt-5.2, the reasoning effort was set to *medium*. Quantitative accuracy and inter-evaluator agreement results are reported in Section 4.2.

#### 4.2 Results

Two complementary views of system performance are presented: (i) a quantitative, *LLM-as-a-judge* evaluation that assesses whether regulation-level decisions are supported by the provided regulation and evidence, and (ii) an analysis of the distribution of compliance labels produced by ARCCS across the three terms-of-use documents.

#### 4.3 Quantitative Analysis

Table 1 reports the accuracy of three evaluator variants on the sampled set. High accuracy in this setting indicates that the system’s predicted labels and accompanying explanations are generally judged to be consistent with the provided legal text and the retrieved document evidence. More importantly, these results suggest that ARCCS produces explanations that are logically coherent and evidence-grounded, effectively linking legal requirements to relevant proposal content rather than merely yielding correct categorical decisions.

Table 2 reports inter-evaluator agreement between the different evaluator models. We observe substantial overall agreement (Fleiss’  $\kappa = 0.69$ ,  $p < 0.001$ ). In particular, gpt-5.2 and gpt-5.2-pro exhibit perfect agreement

<sup>7</sup>gpt-5.1-2025-11-13

<sup>8</sup>gpt-5.2-2025-12-11

<sup>9</sup>gpt-5.2-pro-2025-12-11

Agreement	$\kappa$	p-value
Cohen's $\kappa$ (gpt-5.1 vs gpt-5.2)	0.47	0.19
Cohen's $\kappa$ (gpt-5.1 vs gpt-5.2-pro)	0.47	0.19
Cohen's $\kappa$ (gpt-5.2 vs gpt-5.2-pro)	1.00	< 0.001
Fleiss' $\kappa$ (3 raters)	0.69	< 0.001

Table 2: Inter-evaluator agreement on the binary verdict (YES/NO) for the sampled set.

( $\kappa = 1.00$ ,  $p < 0.001$ ), indicating that the reasoning-oriented evaluator yields stable judgments under this setup.

Taken together, the accuracy and agreement statistics suggest that ARCCS outputs are not only plausible but also internally coherent and evidence-aligned: evaluator models typically concur that the predicted label follows from the regulation and the retrieved evidence, and that the generated explanations meaningfully connect the two. If explanations were largely noisy or unrelated to the provided sources, substantially lower agreement and higher variance across evaluators would be expected.

#### 4.4 Qualitative Analysis

The compliance label distributions produced by ARCCS are analyzed next. Table 3 reports the distribution of labels over the 100 GDPR-derived requirements for each terms-of-use document.

Across all three documents, *Insufficient Information* is the most frequent label, reflecting that many GDPR obligations require internal governance and operational details that are typically absent from public terms-of-use. Nonetheless, *Non-Compliant* outcomes arise when the text contains explicit clauses that contradict legal requirements, and *Human Required* captures low-confidence cases (confidence  $< 70\%$ ) where the evidence is ambiguous or incomplete.

To contextualize the differences across documents, Table 4 reports basic size statistics. The WhatsApp Terms of Service are substantially more extensive, which likely improves evidence coverage and yields more determinate outcomes than shorter documents.

Beyond underspecification, the system also surfaces concrete contradictions. Below we present an illustrative contradiction example extracted from the *ChatGPT Terms of Use*.

#### Contradiction Case Study (GDPR Article 79)

**Compliance Status:** NON-COMPLIANT

**Regulation:** General Data Protection Regulation (EU) 2016/679, Article 79: Right to an effective judicial remedy against a controller or processor

**Regulation ID:** GDPR Article 79

**Domain:** General

**Contradiction Details.** Document mandates arbitration and exclusive California courts for claims, which can deny/limit EU/EEA data subjects' ability to bring GDPR-rights infringement proceedings before courts in their habitual residence or the controller's EU establishment as required by GDPR Article 79.

Conflicting text includes: (1) mandatory arbitration requirement for disputes, and (2) exclusive forum selection in San Francisco, California for claims (except as provided in arbitration section). These provisions contradict the GDPR Article 79 requirement that data subjects must have access to an effective judicial remedy and be able to bring proceedings in the Member State of their habitual residence (subject to the public-authority exception).

#### Evidence from Document.

“MANDATORY ARBITRATION.

You and OpenAI agree to resolve any claims arising out of or relating to these Terms or our Services... through final and binding arbitration.”

“Governing law. California law will govern these Terms... Except as provided in the dispute resolution section above, all claims arising out of or relating to these Terms will be brought exclusively in the federal or state courts of San Francisco, California.”

**Explanation.** GDPR Article 79 provides data subjects a right to an effective judicial remedy against a controller/processor and allows proceedings to be brought in the Member State of the controller/processor's establishment or the data subject's habitual residence (with a limited exception for public authorities acting in public powers). The Terms impose (i) final and binding arbitration for “any claims arising out of or relating to these Terms or our Services” and (ii) an exclusive court forum in San Francisco, California for claims outside arbitration. These clauses, as written, restrict access to EU Member State courts and can functionally deny the Article 79 venue rights and judicial remedy in EU courts for GDPR infringements. The document does not carve out GDPR/data-protection claims for EU/EEA users to preserve Article 79 rights; instead it broadly applies arbitration and a non-EU exclusive forum, creating a direct conflict with the regulation's required availability of EU judicial remedies and jurisdiction options.

This case study illustrates ARCCS's ability

Document	Compliant	Non-Compliant	Insufficient Info.	Human Req.
WhatsApp	2	2	89	7
Netflix	0	0	99	1
ChatGPT	0	4	94	2

Table 3: Compliance label distribution over 100 GDPR-derived regulatory requirements for each evaluated terms-of-use document.

Document	Characters	Words	Sentences	Paragraphs	Lines
WhatsApp	323682	51698	1862	1382	3723
Netflix	15777	2538	128	39	158
ChatGPT	20404	3324	171	100	197

Table 4: Terms-of-use document sizes used in our experiments.

to move beyond detecting missing or underspecified obligations and to identify explicit legal contradictions between regulatory requirements and contractual terms. In this example, the system aligns GDPR Article 79, which guarantees EU data subjects the right to pursue judicial remedies before courts in their Member State of residence or establishment, with dispute resolution clauses in the ChatGPT Terms of Use. In this example, ARCCS isolates provisions mandating binding arbitration and an exclusive non-EU forum, and evaluates their legal effect in relation to the regulatory venue rights established by the GDPR. The resulting *Non-Compliant* classification reflects a direct normative conflict, rather than a lack of information, highlighting the system’s capacity to surface concrete, legally meaningful inconsistencies that are critical for regulatory auditing, risk assessment, and human legal review.

## 5 Demo Interface

To support adoption by non-technical stakeholders, we implemented a lightweight web-based demo for ARCCS (Figure 2). The interface is designed to minimize user effort and to abstract away model configuration and pipeline orchestration.

The demo follows a simple three-step workflow: (i) upload a regulatory document (or select a preloaded regulation such as the GDPR), (ii) upload a target policy/terms-of-use document, and (iii) run the compliance analysis. During execution, the demo streams real-time logs to provide transparency into pipeline progress and intermediate stages. After completion, the system generates a structured compliance report and maintains a history of prior runs to support iterative auditing and compar-

ison across documents.

## 6 Conclusion

This work introduced ARCCS, a modular and transparent framework for automated, regulation-level compliance assessment that integrates structured regulatory extraction, semantic alignment, and retrieval-augmented reasoning within a unified multi-agent architecture. By transforming unstructured legal texts and policy documents into traceable, machine-interpretable representations, ARCCS enables scalable compliance evaluation while preserving explainability and human oversight through uncertainty-aware labeling and structured justifications.

Experimental results on GDPR-based compliance checking demonstrate that the system produces coherent, evidence-aligned decisions across diverse terms-of-use documents, with substantial agreement among independent LLM-based evaluators. Beyond underspecification detection, ARCCS is capable of surfacing concrete regulatory contradictions, highlighting its practical value for auditing and legal review workflows.

As a future direction, we plan to conduct a more rigorous human-centered evaluation involving legal and domain experts to assess decision quality, interpretability, and practical usability in real-world compliance workflows. In parallel, we aim to adapt and deploy ARCCS within specific application domains and public-sector institutions, enabling context-aware customization of regulatory representations and compliance criteria to meet the operational and jurisdictional requirements of governmental and institutional settings.

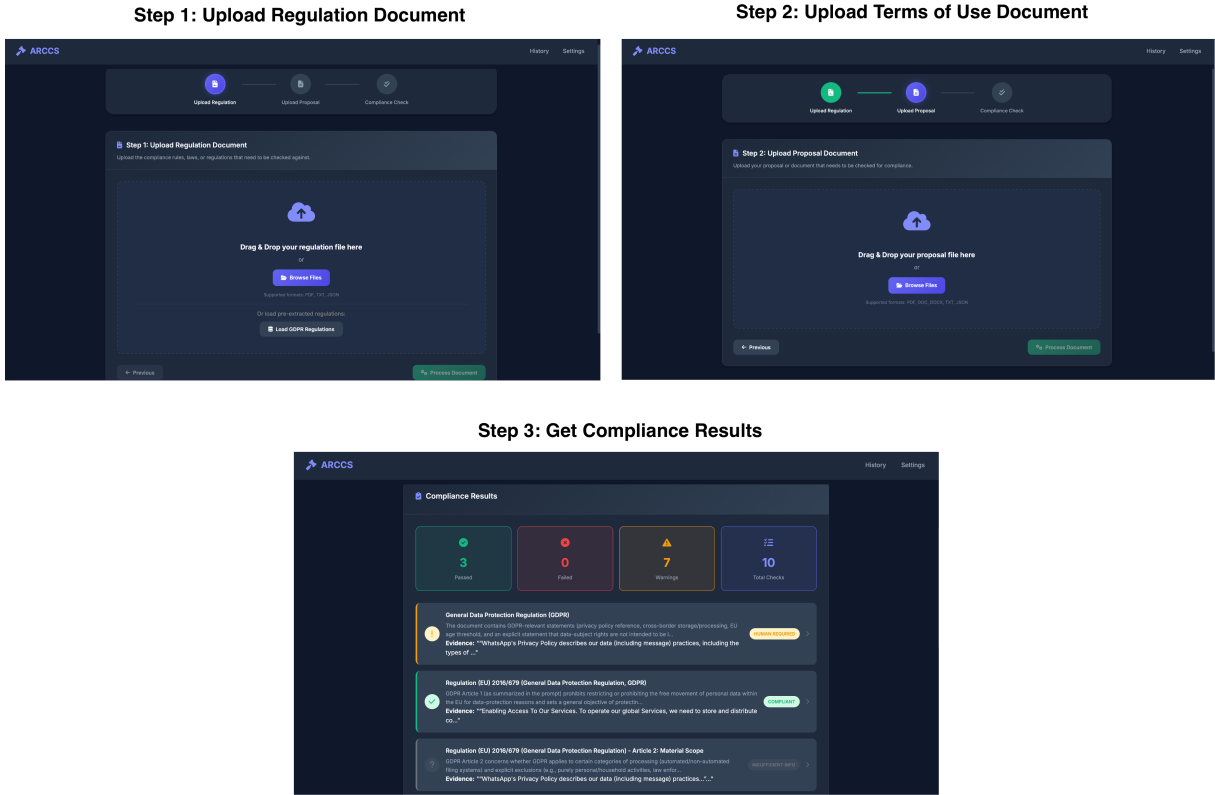


Figure 2: Web demo interface for ARCCS, designed for users without programming experience.

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## A Example Module Outputs (GDPR Case Study)

This appendix provides a concrete example of the structured outputs produced by the RPEM and CCM modules. The example is based on a regulation from the European Union General Data Protection Regulation (GDPR)<sup>10</sup> and a corresponding compliance assessment performed on a terms-of-use document. The purpose of this appendix is to illustrate the internal data representations exchanged between modules and to demonstrate how traceability and explainability are preserved throughout the pipeline.

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<sup>10</sup><https://gdpr-info.eu>

## A.1 Example Output of the Regulatory Processing and Extraction Module (RPEM)

The RPEM outputs a list of article-level regulatory objects, each representing a single operational legal requirement derived from a regulatory source. An example object corresponding to GDPR Article 5 is shown below.

### RPEM Output: Article-Level Regulatory Representation (GDPR)

```
{  
    "regulation_id": "GDPR Article 5",  
    "regulation_name": "General Data  
        ↪ Protection Regulation (EU)  
        ↪ 2016/679 - Principles relating to  
        ↪ processing of personal data",  
    "regulation_type": "article",  
  
    "jurisdiction": {  
        "geographic_scope": "EU",  
        "applicable_regions": ["European  
            ↪ Union", "European Economic  
            ↪ Area"],  
        "cross_border_applicability": true  
    },  
  
    "domain": {  
        "primary_domain": "Data Protection",  
        "sub_domains": [  
            "Personal Data Processing",  
            "Data Security",  
            "Data Minimization",  
            "Transparency",  
            "Accountability"  
        ]  
    },  
  
    "legal_function": "obligation",  
    "regulated_actor": "data_controller",  
  
    "requirements": {  
        "mandatory_obligations": [  
            "Process personal data lawfully,  
            ↪ fairly, and transparently",  
            "Collect data for specified,  
            ↪ explicit, and legitimate  
            ↪ purposes",  
            "Limit personal data collection  
            ↪ to what is necessary",  
            "Ensure personal data accuracy  
            ↪ and allow rectification",  
            "Limit storage duration to what  
            ↪ is necessary",  
            "Ensure integrity and  
            ↪ confidentiality through  
            ↪ technical and organizational  
            ↪ measures",  
            "Demonstrate compliance with all  
            ↪ processing principles  
            ↪ (accountability)"  
        ]  
    },  
}
```

```
"scope": {  
    "applies_when": [  
        "Personal data of natural persons  
        ↪ is processed",  
        "Processing is automated or part  
        ↪ of a structured filing  
        ↪ system"  
    ],  
    "exceptions": [  
        "Purely personal or household  
        ↪ activities",  
        "Law enforcement processing under  
        ↪ Directive (EU) 2016/680"  
    ]  
},  
  
"source_references": {  
    "regulation": "Regulation (EU)  
        ↪ 2016/679",  
    "article": "Article 5",  
    "official_title": "Principles  
        ↪ relating to processing of  
        ↪ personal data"  
},  
  
"traceability": {  
    "source_section": "GDPR Article 5",  
    "cross_referenced_articles":  
        ↪ ["Article 6", "Article 24",  
        ↪ "Article 32"]  
},  
  
"_quality_score": {  
    "score": 92.4,  
    "status": "KEEP",  
    "completeness": "HIGH",  
    "issues": []  
}  
}
```

## A.2 Example Output of the Compliance Classification Module (CCM)

The CCM outputs a list of regulation-level compliance decision objects, each corresponding to a single structured regulatory requirement produced by the RPEM. Each decision object captures the applicability of the regulation to the analyzed document, the assigned compliance label, a confidence estimate, and an evidence-grounded explanation that links regulatory constraints to retrieved segments of the proposal text.

An example compliance decision is shown below for the *WhatsApp Terms of Service (2021)*<sup>11</sup>. In this case, the CCM evaluates the document against multiple provisions of the General Data Protection Regulation (GDPR) and produces both compliant and non-

<sup>11</sup><https://www.whatsapp.com/legal/terms-of-service/revisions/20210104>

compliant outcomes. The example illustrates the module's ability to identify explicit regulatory violations, such as jurisdictional scope conflicts under GDPR Article 3, while simultaneously confirming compliance with other regulatory principles, including data processing and transparency requirements under GDPR Article 5.

This example demonstrates how the CCM integrates applicability analysis, retrieval-augmented evidence selection, and structured reasoning to generate transparent, regulation-level compliance assessments that are suitable for expert validation and regulatory auditing.

### CCM Output: Regulation-Level Compliance Decision

```
{
  "overall_status": "NON-COMPLIANT - 1
    ↪ violation(s) found",
  "summary": {
    "compliant": 19,
    "non_compliant": 1,
    "total": 20,
    "insufficient_info": 0,
    "human_required": 0
  },
  "total_checked": 20,
  "violations": [
    {
      "regulation_id": "GDPR Article 3",
      "regulation_name": "General Data
        ↪ Protection Regulation (EU)
        ↪ 2016/679 - Territorial
        ↪ scope",
      "contradiction_found": true,
      "compliance_status": "NON_COMPLIANT",
      "contradiction_details": "The
        ↪ document implies an attempt
        ↪ to avoid being subject to
        ↪ foreign jurisdictions by
        ↪ limiting service
        ↪ availability. This conflicts
        ↪ with GDPR Article 3, which
        ↪ establishes that GDPR applies
        ↪ when processing targets
        ↪ individuals in the EU,
        ↪ regardless of the physical
        ↪ location of the service or
        ↪ processing infrastructure.",
      "evidence": "Our Services are not
        ↪ intended for distribution to
        ↪ or use in any country or
        ↪ territory where such use
        ↪ would subject us to
        ↪ regulations in another
        ↪ country or territory."
    }
  ]
}
```

```
"detailed_results": [
  {
    "regulation_id": "GDPR Article 5",
    "regulation_name": "GDPR -
      ↪ Principles relating to
      ↪ processing of personal data",
    "contradiction_found": false,
    "compliance_status": "COMPLIANT",
    "evidence": "The document does
      ↪ not state that personal data
      ↪ will be processed unlawfully,
      ↪ unfairly, or without
      ↪ transparency, nor does it
      ↪ contradict principles of
      ↪ minimization, retention, or
      ↪ accountability."
  },
  {
    "regulation_id": "GDPR Article 3",
    "regulation_name": "GDPR -
      ↪ Territorial scope",
    "contradiction_found": true,
    "compliance_status": "NON_COMPLIANT",
    "evidence": "Our Services are not
      ↪ intended for distribution to
      ↪ or use in any country or
      ↪ territory where such use
      ↪ would subject us to
      ↪ regulations in another
      ↪ country or territory."
  }
]
```

## B Evaluator Prompt (LLM-as-a-Judge)

This section provides the prompt regarding the *LLM evaluation method* used for the model-based evaluator.

### Evaluator Prompt

You are a legal-compliance evaluation assistant. You will receive a JSON object representing the output of a GDPR contradiction-checking system. Your task is to assess whether the system's final conclusion is logically and legally justified by its own explanation and cited evidence.

This is not an adversarial task. Do not attempt to fabricate weaknesses. Respond with NO only if you can identify a clear and concrete flaw in the system's reasoning.

procedure:

1. Identify the system's primary conclusion:
  - Determine whether it asserts that a direct contradiction exists or does not exist.
2. Follow the reasoning path:
  - GDPR rule or principle referenced
  - Claim made about the document
  - Supporting evidence (e.g., quotations or references)
3. Verify internal consistency:

- Does the cited GDPR rule genuinely support the stated claim?

- Does the evidence directly substantiate the claim, or is it irrelevant or misaligned?

- Are there unjustified logical jumps (e.g., claims extending beyond what the evidence demonstrates)?

4. Conditions for answering YES:

- The reasoning is coherent and the evidence reasonably supports the conclusion, even if the explanation is high-level or lacks fine-grained detail.

- The system correctly interprets missing or vague information as the absence of a contradiction.

5. Conditions requiring NO (at least one must apply):

- Misinterpretation of a GDPR rule or legal principle

- Evidence that fails to support the stated legal claim

- Logical inconsistency between the conclusion and the explanation

- A conclusion that conflicts with the system's own evidence or *raw data*

Final output rule:

You MUST return ONLY ONE WORD:

YES

or

NO

Meaning:

- YES = The system's conclusion is logically and legally supported by its own explanation and evidence.

- NO = A concrete logical or legal error has been identified in the system's reasoning.

Do not include any explanations, formatting, or additional text in your response.