

Compliance Analysis Report

Date: 10 November 2025, 11:38

Question: quelles sont les principales lois de l'ai act

Executive Summary

The user is asking for information regarding the main laws of the AI Act (Regulation (EU) 2024/1689). This inquiry is informational and does not pertain to a specific project, company, or internal policy. Therefore, no compliance score will be provided.

Detailed Analysis

The AI Act is a significant piece of legislation aimed at regulating artificial intelligence systems within the European Union. It establishes a comprehensive framework that includes definitions, classifications, obligations for providers and users, and enforcement mechanisms. Here are the key elements:

1. Definition and Scope The Act defines what constitutes an **AI system** and outlines its scope, including the types of systems covered.

2. Classification of AI Systems AI systems are categorized based on their **risk levels**: unacceptable risk, high risk, limited risk, and minimal risk.

Specific obligations vary according to the classification, with stricter requirements for high-risk systems.

3. Obligations for Providers and Users Providers of high-risk AI systems must adhere to stringent requirements concerning **risk management, documentation, transparency, and monitoring**.

Users of these systems must be adequately trained and informed about the safe use of AI technologies.

4. Codes of Practice The AI Office may invite providers of general-purpose AI models to comply with **codes of practice**, tailored to the associated risk.

These codes must be finalized by **May 2, 2025**.

5. Oversight and Compliance An oversight body, the **AI Office**, is established to promote compliance and adapt codes of practice based on emerging standards.

Sanctions can be imposed for non-compliance with the regulations.

6. Harmonization with Other Legislation The regulation must align with other EU laws to ensure a uniform and harmonized application of rules.

7. Practical Implications For businesses: Companies must assess their AI systems to determine their classification and comply with regulatory requirements.

For users: Users need to understand the implications of using AI and the obligations that come with it.

Specific, Actionable Next Steps

Stay Informed: Keep up-to-date with the finalization of the codes of practice by May 2025 to ensure compliance.

Risk Assessment: Conduct a thorough assessment of your AI systems to determine their classification under the AI Act.

Training Programs: Implement training programs for users of AI systems to ensure they are aware of their responsibilities and the safe use of these technologies.

Compliance Strategy: Develop a compliance strategy that includes documentation, risk management, and monitoring processes tailored to the classification of your AI systems.

By following these steps, organizations can better prepare for the upcoming regulatory landscape surrounding AI in the EU.

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