Contribution ID: 95809a60-9eaf-4de1-ba14-e204b9385072

Date: 16/09/2024 14:13:42

Multi-stakeholder Consultation FUTURE-PROOF AI ACT: TRUSTWORTHY GENERAL-PURPOSE AI

Fields marked with * are mandatory.

Multi-stakeholder Consultation FUTURE-PROOF AI ACT: TRUSTWORTHY GENERAL-PURPOSE AI

The <u>European Al Office</u> is launching this multi-stakeholder consultation on trustworthy general-purpose Al models in the context of the <u>Al Act</u>. We invite submissions from all stakeholders with relevant expertise and perspectives, particularly from academia, independent experts, industry representatives such as general-purpose Al model providers or downstream providers integrating the general-purpose Al model into their Al system, civil society organisations, rightsholders organisations, and public authorities.

This is an opportunity for all stakeholders to have their say on the topics covered by the first Code of Practice on detailing out rules for providers of general-purpose AI models in the context of the AI Act. It will also inform related work of the AI Office, in particular on the template for the summary about the model training data and accompanying guidance.

Details about the AI Act rules for providers of general-purpose AI models, the Code of Practice, and related work by the AI Office can be found in the <u>backgrou</u> nd documents available here.

The consultation is available in English and responses can be submitted via this form over a period of seven weeks. <u>Submissions must be</u> completed by Wednesday, 18 September 2024, 18:00 CET.* We encourage

early submissions.

In parallel, stakeholders who wish to participate in the entire process of drawingup the first Code of Practice can <u>express their interest</u> here by Sunday, 25 August 2024, 18:00 CET.

The questionnaire for this consultation is structured along 3 sections

- 1. General-purpose Al models: transparency and copyright
 - A. Information and documentation to providers of AI systems
- B. Technical documentation to the Al Office and the national competent authorities
 - C. Policy to respect Union copyright law
- D. Summary about content used for the training of general-purpose Al models
- 2. General-purpose Al models with systemic risk
 - A. Risk taxonomy
 - B. Risk identification and assessment
 - C. Technical risk mitigation
- D. Internal risk management and governance for general-purpose AI model providers
- 3. Reviewing and monitoring the General-Purpose Al Code of Practice

We welcome full or partial replies from all respondents based on their expertise and perspective.

At the end of the questionnaire, you have the option to upload one document to share further information with the Al Office. We provide a template which aligns with the topics covered in the Code of Practice and follows the structure of the Plenary Working Groups. Based on the submissions and answers to the targeted questions, a first draft of the Code of Practice will be developed.

All contributions to this consultation may be made publicly available.

Therefore, please do not share any confidential information in your contribution. For organisations, their organisation details would be published while

respondent details can be requested to be anonymised. Individuals can request to have their contribution fully anonymised.

The Al Office will publish a summary of the results of the consultation.

Results will be based on aggregated data and respondents will not be directly quoted.

Please allow enough time to submit your application before the deadline to avoid any issues. In case you experience technical problems which prevent you from submitting your application within the deadline, please take screenshots of the issue and the time it occurred.

In case you face any technical difficulties or would like to ask a question, please contact: CNECT-AIOFFICE-CODES-OF-PRACTICE@ec.europa.eu

*The AI Office has announced an extension of the consultation period for the Code of Practice concerning general-purpose AI models, as part of the ongoing implementation of the AI Act. The new deadline, set for 18 September 2024, replaces the previous 10 September cutoff. This will grant stakeholders overall seven weeks to submit their feedback.

About you

- *1. Do you represent one or more organisations (e.g., industry organisation or civil society organisation) or act in your personal capacity (e.g., independent expert)?
 - Organisation(s)
 - In a personal capacity

Please specify	y the	name(s)	of the	organisation((\mathbf{s}))
----------------	-------	---------	--------	---------------	----------------	---

COMMUNIA Association		

*First name

Teresa		

*Surname

	Nobre
* E-N	Mail address (this won't be published)
	teresa@communia-association.org
(our organisation headquartered in the EU? Yes No Other (e.g. multiple organisations)
	member states
	AT - Austria
	BE - Belgium
	BG - Bulgaria
	HR - Croatia
	CY - Cyprus
	CZ - Czechia
(DK - Denmark
(EE - Estonia
(FI - Finland
(PR - France
(DE - Germany
(EL - Greece
(HU - Hungary

IE - Ireland

LV - Latvia

MT - Malta

PL - Poland

PT - Portugal

RO - Romania

LT - Lithuania

LU - Luxembourg

NL - Netherlands

IT - Italy

- SK Slovak Republic
- SI Slovenia
- ES Spain
- SE Sweden
- *What is the size of your organisation?
 - Micro (1 to 9 employees)
 - Small (10 to 49 employees)
 - Medium (50 to 249 employees)
 - Large (250 or more employees)
 - Other (e.g. multiple organisations)
- *Which stakeholder category would you consider yourself in?
 - Provider of a general-purpose AI model, or acting on behalf of such providers
 - Downstream provider of an AI system based on general-purpose AI models, or acting on behalf of such providers
 - Other industry organisation, or acting on behalf of such organisations
 - Academia
 - Civil Society Organisation
 - Rightsholder or a collective management organisation (CMO) or an independent management organisation (IME) or the representative of an organisation acting on behalf of rightsholders (other than a CMO or IME)
 - Public authority
 - Others
- *Please briefly describe the activities of your organisation or yourself:

1000 character(s) maximum

The COMMUNIA Association for the Public Domain is a Brussels-based international association whose mission is to foster, strengthen and enrich the Public Domain. We advocate for policies that reshape copyright, expand the public domain and strengthen the rights of users in accessing and reusing culture and knowledge.

We advance our mission through public policy advocacy and strategic litigation. Our activities include carrying out research, drafting policy papers and recommendations, organizing conferences, developing public awareness campaigns, taking part in legislative processes at the EU, national and international levels, and providing strategic litigation assistance.

Our members are civil society organizations, academics, activists and practitioners, including e.g. Wikimedia Europe, Open Knowledge Foundation and the Internet Archive. COMMUNIA is also the steward of the Public Domain Manifesto, which has over 3600 signatories (including more than 150 organizations).

*Availability for a follow-up conversation

We may follow up with you for clarification or further discussion if your submission prompts additional interest.

I agree to be contacted by the AI Office for a follow-up conversation to my submission.

- Yes
- O No

All contributions to this consultation may be made publicly available.

Therefore, please do not share any confidential information in your contribution. For organisations, their organisation details would be published while respondent details can be requested to be anonymised. Individuals can request to have their contribution fully anonymised. Your e-mail address will never be published.

Please select the privacy option that best suits you. Privacy options default based on the type of respondent selected.

*Contribution publication privacy settings

If you represent one or more organisations: All contributions to this consultation may be made publicly available. You can choose whether you would like respondent details to be made public or to remain anonymous.

- Anonymous. Only organisation details are published: The type of respondent that you responded to this consultation as, the name of the organisation on whose behalf you reply as well as its size, its presence in or outside the EU and your contribution will be published as received. Your name will not be published. Please do not include any personal data in the contribution itself if you want to remain anonymous.
- Public. Organisation details and respondent details are published: The type of respondent that you responded to this consultation as, the name of the organisation on whose behalf you reply as well as its size, its presence in or outside the EU and your contribution will be published as received. Your name will also be published.

Privacy statement

I acknowledge the attached privacy statement.

privacy_statement.pdf

Section 1. General-purpose AI models: transparency and copyright-related rules

A. Information and documentation by general-purpose Al model providers to providers of Al systems

Providers of general-purpose AI models have a particular role and responsibility along the AI value chain, as the models they provide may form the basis for a range of downstream systems, often provided by downstream providers that necessitate a good understanding of the models and their capabilities, both to enable the integration of such models into their products, and to fulfil their obligations under the AI Act or other regulations. Therefore, model providers should draw up, keep up-to-date and make available information and documentation to providers of AI systems who intend to integrate the general-purpose AI model into their AI system. Widely adopted documentation practices include model cards and data sheets.

A minimal set of elements of information and documentation by general-purpose AI model providers to providers of AI systems is already set out in AI Act Annex XII.

1. In the current state of the art, for which elements of information and documentation by general-purpose Al model providers to providers of Al systems do practices exist that, in your view, achieve the above-mentioned purpose?

From the list below following AI Act Annex XII, please select all relevant elements.

If such practices exist, please provide **links to relevant material** substantiating your reply, such as model cards, data sheets or templates.

A general description of the general-purpose Al model including:

The tasks that the model is intended to perform and the type and nature of AI systems into which it can be integrated;

- The acceptable use policies applicable;
The date of release and methods of distribution;
How the model interacts, or can be used to interact, with hardware or
software that is not part of the model itself, where applicable;
The versions of relevant software related to the use of the general-
purpose Al model, where applicable;
The architecture and number of parameters;
The modality (e.g., text, image) and format of inputs and outputs;
The licence for the model.
A description of the elements of the model and of the process for its
development, including:
The technical means (e.g., instructions for use, infrastructure, tools) required for the general-purpose Al model to be integrated into Al systems;
The modality (e.g., text, image, etc.) and format of the inputs and outputs
and their maximum size (e.g., context window length, etc.);
Information on the data used for training, testing and validation, where applicable, including the type and provenance of data and curation methodologies.
Alternatively:
No practices for any of the listed elements exist that achieve the above- mentioned purpose.
□ I don't know
Links to relevant material
2. Beyond the minimal set of elements listed in the previous question, are there oth er elements that should be included in information and documentation by general-purpose AI model providers to providers of AI systems to achieve the above-mentioned purpose? Output Description:
No No
I don't know

Links to relevant material
LIINS to relevant material
B. Technical documentation by general-purpose Al model providers to the
Al Office and the national competent authorities
In addition to the provision of information on the general-purpose AI model for its usage by the downstream providers, technical documentation should be prepared and kept up to date by the general-purpose AI model provider for the purpose of making it available, upon request, to the AI Office and the national competent authorities.
A minimal set of elements of such technical documentation of the general- purpose AI model to be made available by providers, upon request, to the AI Office and the national competent authorities is already set out in AI Act Annex XI.
3. In the current state of the art, for which elements of documentation by
general-purpose AI model providers do practices exist that, in your view, provide
a necessary level of information for the above-mentioned purpose?
From the list below following AI Act Annex XI, please select all relevant
elements.
If such practices exist, please provide links to relevant material substantiating
your reply, such as model cards, data sheets or templates.
A general description of the general-purpose Al model including: The tasks that the model is intended to perform and the type and nature
of Al systems into which it can be integrated;
The acceptable use policies applicable;
The date of release and methods of distribution;
The architecture and number of parameters;
The modality (e.g., text, image) and format of inputs and outputs;

A description of the elements of the model, and relevant information of the process for the development, including:

The licence.

The	e technical means (e.g., instructions for use, infrastructure, tools)
req	uired for the general-purpose Al model to be integrated into Al
sys	stems;
The	e design specifications of the model and training process, including
trai	ning methodologies and techniques, the key design choices including the
rati	onale and assumptions made; what the model is designed to optimise for
and	I the relevance of the different parameters, as applicable;
Info	ormation on the data used for training, testing and validation, where
app	licable, including the type and provenance of data and curation
me	thodologies (e.g. cleaning, filtering etc), the number of data points, their
sco	pe and main characteristics; how the data was obtained and selected as
wel	l as all other measures to detect the unsuitability of data sources and
me	thods to detect identifiable biases, where applicable;
the	computational resources used to train the model (e.g. number of
floa	ting point operations), training time, and other relevant details related to
the	training;
knc	own or estimated energy consumption of the model.
	al information to be provided by providers of general-purpose Al
	with systemic risk:
	etailed description of the evaluation strategies, including evaluation
	ults, on the basis of available public evaluation protocols and tools or
	erwise of other evaluation methodologies. Evaluation strategies shall
	ude evaluation criteria, metrics and the methodology on the identification of tations;
Wh	ere applicable, a detailed description of the measures put in place for
the	purpose of conducting internal and/or external adversarial testing (e.
g.,	red teaming), model adaptations, including alignment and fine-tuning;
Wh	ere applicable, a detailed description of the system architecture
exp	laining how software components build or feed into each other and
inte	grate into the overall processing;
Alternativ	vely:
No	practices for any of the listed elements exist that achieve the above-
_	ntioned purpose.
I do	n't know

4. Beyond the minimal set of elements listed in the previous question, are there oth er elements that should, in your view, be included in technical documentation by
general-purpose Al model providers to the Al Office and the national competent authorities?
YesNo
I don't know
Links to relevant material

C. Policy to respect Union copyright law

Links to relevant material

The AI Act requires providers of general-purpose AI models to put in place a policy to comply with Union law on copyright and related rights, and in particular to identify and comply with, including through state-of-the-art technologies, a reservation of rights expressed pursuant to Article 4(3) of Directive (EU) 2019 /790.

5. What are, in your view, the main **elements that need to be included in the policy** that providers of general-purpose Al models have to put in place to **comply with Union law on copyright** and related rights, as required by the Al Act?

Please select all relevant options from the list of options suggested below. If selected, please elaborate further on the content of the measures and provide links to any good practices you are aware of.

- Allocation of responsibility within the organisation for the implementation and monitoring of compliance with the policy and the measures therein;
- Measures to identify and comply with the rights reservation from the text and data mining exception pursuant to Article 4(3) of Directive (EU) 2019/790;
- Measures to obtain the authorisation from right holders, where applicable;

- Measures to detect and remove collected copyright protected content for which rights reservation from the text and data mining exception has been expressed pursuant to Article 4(3) of Directive (EU) 2019/790;
- Measures to prevent the generation, in the outputs of the model, of copyright infringing content;
- Means for contact with rightsholders;
- Measures for complaint handling from rightsholders;
- Other
- I don't know

Please specify

700 character(s) maximum

Strong user rights safeguards to mitigate the risks to freedom of expression and the right to information of the users of AI systems. This requirement should apply when the model provider is also a system provider and the provider deploys automated measures to prevent the generation, in the outputs of the model, of copyright infringing content, regardless of whether these measures are based on a legal requirement, contractual obligation or as part of a voluntary commitment.

Your comments

700 character(s) maximum

The policy has to consider: 1) legal basis for use (e.g. Public Domain, L&E, licences, open licences); 2) different identification strategies used by rights holders to opt-out; 3) granular vocabulary for opting out (e.g. no-generative-ai); 4) the effect of the opt-out. An opt-out shall require that the provider does not use the opted-out work to train new models, but shall not require the works to be removed from models that have already been trained, as that is not technically possible currently. The opt-out cut-off date after which opt-outs can no longer be considered shall be publicly communicated. Any measures to prevent copyright infringements must comply with users rights safeguards.

Links to relevant material

Open Future's Policy Brief #6 'Considerations For Implementing Rightholder Opt-Outs By AI Model Developers'. Available at: https://openfuture.eu/wp-content/uploads/2024/05/240516considerations_of_opt-out_compliance_policies.pdf

Nobre, T. (2024, May) The Post-DSM Copyright Report: Article 17. Available at: https://communia-association.org/2024/05/13/the-post-dsm-copyright-report-article-17/

6. How can, in your view, the policy to be put in place by providers of general-purpose AI models to comply with Union copyright law ensure that providers of those models comply with the **existing solutions for the expression of the text and data mining rights reservation**, pursuant to Article 4(3) of Directive (EU) 2019 /790?

Please explain how this can be achieved and specify from the list below the state-of-the-art technologies you are aware of to identify and comply with the right reservations expressed by rightsholders, providing further information and examples.

- Technologies/tools that identify right reservations at the website/domain level
- Technologies/tools that identify right reservations at work level
- Technologies/tools that aggregate the expression of right reservations
- Other
- I don't know

Your comments

700 character(s) maximum

As right holders use different distribution strategies, providers should be able to account for machine-readable location-based and unit-based identifiers. Indeed, the former can only be set by entities that have control over the domains in question, which may not be the actual rights holders. Unit-based identifiers allow rightholders to reserve rights in a more granular way and regardless of where the files are hosted, being better suited for works that circulate as independent media files. A small number of standardised identifiers is recommended to increase legal certainty and streamline opt-out processes. A public registry for recording opt-outs is also advisable.

Links to relevant material

Examples of domain-based identifiers: robots.txt; ai.txt; TDM Reservation protocol (TDMRep), https://www.w3.org/community/reports/tdmrep/CG-FINAL-tdmrep-20240202/

Examples of unit-based identifiers: Coalition for Content Provenance and Authenticity (C2PA)), https://c2pa.org/; International Standard Content Code (ISCC), http://iscc.codes/; Have I been trained?, haveibeentrained.com

See Open Future's Policy Brief #6 'Considerations For Implementing Rightholder Opt-Outs By AI Model Developers'. Available at: https://openfuture.eu/wp-content/uploads/2024/05/240516considerations_of_opt-out_compliance_policies.pdf

D. Summary about content used for the training of general-purpose Al models

The AI Act requires providers to draw up and make publicly available a sufficiently detailed summary about the content used for training of the general-purpose AI model, according to a template provided by the AI Office. While due account should be taken of the need to protect trade secrets and confidential

business information, the summary is to be generally comprehensive in its scope instead of technically detailed to facilitate parties with legitimate interests, including copyright holders, to exercise and enforce their rights under Union law. The template that should be drafted by the AI Office for the sufficiently detailed summary should be simple, effective, and allow providers to provide the required summary in narrative form.

7. What are in your view the **categories of information** sources that should be presented in the summary to ensure that it comprehensively describes the main sources of data used for the training of the general-purpose Al model?

From the list below, please select all options that you consider relevant.

- Public/ open data repositories
- Content/data publicly available online (e.g. scraped from the internet)
- Proprietary data generated by the provider
- User-generated data obtained through the services or products provided by the provider
- Copyright protected content licensed by rightsholders
- Other data/content or data sets acquired from third parties (e.g. licensed proprietary databases, data acquired from datahubs, public interest institutions such as libraries etc.)
- Synthetically generated data
- Other
- I don't know

If selected, please specify the level of granularity/detail for each of the selected options, keeping in mind that Al Act requires the summary to be comprehensive instead of technically detailed and provided in a narrative form to facilitate parties with legitimate interests, including rightsholders, to exercise and enforce their rights under Union law, while taking due account of the need to protect providers' trade secrets and confidential business information. If additional categories should be considered, please specify them and the level of granularity /detail. You can motivate your choice and provide links to any good practices.

700 character(s) maximum

The summary should include a listing of the primary data collections or sets used and a description of other data sources used in all stages of model training. The summary should contain sufficient technical detail to provide meaningful and comprehensive information for all relevant stakeholders (e.g. creators, users, researchers, data subjects), taking into account that the categories of rights that justify access to this information include not only copyright, but also freedom of expression, research rights, privacy rights, etc. The description should, for scraped online data, include a weighted list of the top domains and, for licensed data, indicate whether the licence is exclusive.

Links to relevant material

Warso, Z., Gahntz, M. and Keller, P. (2024, June) Sufficiently Detailed? A proposal for implementing the AI Act's training data transparency requirement for GPAI, Open Future. Available at: https://openfuture.eu/wp-content/uploads/2024/06/240618AIAtransparency_template_requirements-2.pdf

8. In your view, should the summary include one or more of the following **characteri stics/information about the data used for the training**/of the general-purpose Al model in order to facilitate parties with legitimate interests, including copyright holders, to enforce their rights under Union law?

<u>Please select all relevant options from the list of options suggested below. If selected, please explain your choice and provide links to any good practices.</u>

- Modalities / type of data (text, images, videos, music, etc);
- Nature of the data (personal, non-personal or mixed);
- Time of acquisition/collection of the data;
- Data range of the data (e.g. time span), including date cutoffs
- In case of data scraped from the internet, information about the crawlers used;
- Information about diversity of the data (for example linguistic, geographical, demographic diversity);
- Percentage of each of the main data sources to the overall training/fine-tuning;
- Legal basis for the processing under Union copyright law and data protection law, as applicable;
- Measures taken to address risks to parties with legitimate interests (e.g. measures to identify and respect opt-out from the text and data mining exception, respect data protection and address privacy risks, bias, generation of illegal or harmful content;
- Other
- I don't know

Your comments

When the model provider is also a system provider, the summary must detail the measures taken to mitigate the risks to freedom of expression and the right to information of the users of AI systems. Users rights safeguards are particularly important when the provider has put in place measures to prevent copyright infringements (e.g. automatic content recognition and filtering tools), since existing tools are efficient at identifying content, but incapable of understanding the context in which content is used and, thus, often fail to recognise perfectly legitimate uses, such as quotations and parodies. Automated measures must thus comply with such users safeguards (see Art. 17 DSM Directive).

Link to relevant material

Warso, Z., Gahntz, M. and Keller, P. (2024, June) Sufficiently Detailed? A proposal for implementing the AI Act's training data transparency requirement for GPAI, Open Future. Available at: https://openfuture.eu/wp-content/uploads/2024/06/240618AIAtransparency_template_requirements-2.pdf

Nobre, T. (2024, May) The Post-DSM Copyright Report: Article 17. Available at: https://communia-association.org/2024/05/13/the-post-dsm-copyright-report-article-17/

9. Considering the purpose of the summary to provide **meaningful information to facilitate the exercise of the rights** of parties with legitimate interests under Union law, while taking due account of the need to respect **business confidentiality and trade secrets** of providers, what **types of information** in your view are **justified not to be disclosed** in the summary as being not necessary or disproportionate for its purpose described above?

700 character(s) maximum

Business confidentiality and trade secrets of providers should not be used to prevent the disclosure of the information identified in the answers 5 to 8 above.

Section 2. General-purpose AI models with systemic risk: risk taxonomy, assessment and mitigation

A. Risk taxonomy

Some general-purpose AI models could pose systemic risks, which should be understood to increase with model capabilities and model reach and can arise along the entire lifecycle of the model.

'Systemic risks' refer to risks that are specific to the high-impact capabilities of general-purpose AI models (matching or exceeding the capabilities of the most advanced general-purpose AI models); have a significant impact on the Union market due to their reach; or are due to actual or reasonably foreseeable

negative effects on public health, safety, public security, fundamental rights, or society as a whole, that can be propagated at scale across the value chain (Al Act Article 3(65)).

Systemic risks are influenced by conditions of misuse, model reliability, model fairness and model security, the level of autonomy of the model, its access to tools, novel or combined modalities, release and distribution strategies, the potential to remove guardrails and other factors.

The Code of Practice should help to establish a risk taxonomy of the type and nature of the systemic risks at Union level, including their sources. The Code should take into account international approaches.

10. Do you consider the following list of **systemic risks** based on Al Act Recital 110 and international approaches to be comprehensive to inform a taxonomy of systemic risks from general-purpose Al models? If additional risks should be considered in your view, please specify.

Systemic risk from model malfunctions

- Harmful bias and discrimination: The ways in which models can give rise to harmful bias and discrimination with risks to individuals, communities or societies.
- Misinformation and harming privacy: The dissemination of illegal or false content and facilitation of harming privacy with threats to democratic values and human rights.
- Major accidents: Risks in relation to major accidents and disruptions of critical sectors, that a particular event could lead to a chain reaction with considerable negative effects that could affect up to an entire city, an entire domain activity or an entire community.
- Loss of control: Unintended issues of control relating to alignment with human intent, the effects of interaction and tool use, including for example the capacity to control physical systems, 'self-replicating' or training other models.

Systemic risk from malicious use

- Disinformation: The facilitation of disinformation and manipulation of public opinion with threats to democratic values and human rights.
- Chemical, biological, radiological, and nuclear risks: Dual-use science risks related to ways in which barriers to entry can be lowered, including for weapons development, design acquisition, or use.
- Cyber offence: Risks related to offensive cyber capabilities such as the ways in which vulnerability discovery, exploitation, or operational use can be enabled.

Other systemic risks, with reasonably foreseeable negative effects on

- public health
- safety
- democratic processes
- public and economic security
- fundamental rights
- the society as a whole.

Yes, this list of systemic risks is comprehensive.
Further or more specific systemic risks should be considered.
I don't know

11. What are in your view **sources of systemic risks** that may stem from the development, the placing on the market, or the use of general-purpose AI models? Systemic risks should be understood to increase with model capabilities and model reach.

<u>Please select all relevant elements from the list. If additional sources should be</u> <u>considered, please specify. You can also provide details on any of the sources or other considerations.</u>

 CONGRETATION OF
Level of autonomy of the model: The degree to which a general-purpose Al
model has the capability to autonomously interact with the world, plan ahead,
and pursue goals.
Adaptability to learn new, distinct tasks: The capability of a model to
independently acquire skills for different types of tasks.

Access to tools: A model gaining access to tools, such as databases or web browsers, and other affordances in its environment.

Novel or combined modalities: Modalities a model can process as input and
generate as output, such as text, images, video, audio or robotic actions.
Release and distribution strategies: The way a model is released, such as
under free and open-source license, or otherwise made available on the
market.
Potential to remove guardrails: The ability to bypass or disable pre-defined
safety constraints or boundaries set up to ensure a model operates within
desired parameters and avoids unintended or harmful outcomes.
Amount of computation used for training the model: Cumulative amount of computation ('compute') used for model training measured in floating point operations as one of the relevant approximations for model capabilities.
■ Data set used for training the model: Quality or size of the data set used for training the model as a factor influencing model capabilities.
Other
I don't know
Your comments
700 character(s) maximum

B. Risk identification and assessment measures

In light of potential systemic risks, the AI Act puts in place effective rules and oversight. Providers of general-purpose AI models with systemic risks should continuously assess and mitigate systemic risks.

The Code of Practice should be focused on specific risk assessment measures for general-purpose AI models with systemic risk. Following the risk taxonomy, appropriate measures could be applied to assess different systemic risks, tailored to each specific type and nature of risk, including their sources.

In addition to further risk assessment measures which will be detailed out in the Code of Practice, the AI Act requires providers to perform the necessary model evaluations, in particular prior to its first placing on the market, including conducting and documenting adversarial testing of the model, also, as appropriate, through internal or independent external testing.

The following concerns technical risk assessment measures, including model evaluation and adversarial testing. This is in line with the focus of the Code of Practice Working Group 2 "Risk identification and assessment measures for systemic risks".

12. How can the effective implementation of **risk assessment measures reflect differences in size and capacity** between various providers such as SMEs and start-ups?

7	00 character(s) maximum

13. In the **current state of the art**, which specific **risk assessment measures** should, in your view, general-purpose AI model providers take to effectively assess systemic risks along the entire model lifecycle, <u>in addition</u> to evaluation and testing?

Please indicate to what extent you agree that providers should take the risk assessment measures from the list. You can add additional measures and provide details on any of the measures, such as what is required for measures to be effective in practice.

Potential risk assessment measures	Strongly agree	Somewhat agree	Neither agree nor disagree	Disagree	I don' t know
Determining risk thresholds and risk tolerance, incl. acceptable levels of risks and capabilities for model development and deployment, and respective quantification of risk severity and probability	0	•	0	0	•
Forecasting model capabilities and risks before and during model development	0	0	0	0	0
Continuous monitoring for emergence of risks, including data from users, relevant stakeholders, incident databases or similar	0	0	0	0	0
Determining effectiveness of risk mitigation measures	0	0	0	0	0
Safety cases to demonstrate that the model does not exceed maximum risk thresholds	0	0	0	0	0

Aggregate risk assessment before model development	©	©	©	©	0
Aggregate risk assessment before model deployment	0	©	0	0	0
Aggregate risk assessment along the entire model lifecycle	0	0	0	0	0
Third-party involvement in risk assessment, for example, related to inspections of training data, models or internal governance	0	•	0	0	0

A	n	Ы	/	\sim	r.	
$\boldsymbol{-}$		u	١,	u	ι.	

Other

If table is not submitted

I don't know

Your comments

70	O character(s) maximum	

14. Please provide **links to relevant material** on state-of-the-art risk assessment measures, such as model cards, data sheets, templates or other publications.

15. In the **current state of the art**, which specific practices related to **model evaluations** should, in your view, general-purpose AI model providers take with a

view to identifying and mitigating systemic risks?

Model evaluations can include various techniques, such as benchmarks and automated tests, red teaming and adversarial testing including stress testing and boundary testing, white-box evaluations with model explanation and interpretability techniques, and sociotechnical evaluations like field testing, user studies or uplift studies.

Please **indicate to what extent you agree** that providers should implement the practice from the list. You can add additional practices and provide details on any of the practices. You can also indicate which model evaluation techniques listed above or which other techniques can reliably assess which specific systemic risks.

Potential evaluation practices	Strongly agree	Somewhat agree	Neither agree nor disagree	Disagree	I don' t know
Performing evaluations at several checkpoints throughout the model lifecycle, in particular during development and prior to internal deployment	0	0	0	0	0
Performing evaluations at several checkpoints throughout the model lifecycle, in particular when the model risk profile changes such as with access to tools or with different release strategies	•	•	•	•	•
Ensuring evaluations inform model deployment in real-world conditions	0	©	0	0	0
Ensuring evaluations provide insights into the degree to which a model introduces or exacerbates risks	0	0	0	0	0
Using non-public model evaluations , as appropriate	0	©	0	0	0
Involve independent external evaluators, including with appropriate levels of access to the model and related information	0	0	0	0	0
Involve affected persons, to understand effects of human interactions with a particular model over time	0	0	0	0	0
Documenting evaluation strategies and results	0	©	©	0	0
Reporting evaluation strategies and results publicly , as appropriate	0	0	0	0	0
Reporting evaluation strategies and results to selected authorities and	0	•	0	0	0

administrative bodies, as appropriate, including sensitive evaluation results										
Continuously evaluate and improve evaluation strategies based on information from risk assessment and mitigation measures, including from incidents and near-misses	0	•	0	0	0					
And/or: Other										
It table is not submitted										
I don't know										
Your comments 700 character(s) maximum										
•	16. Please provide links to relevant material on state-of-the-art model evaluation practices, such as model cards, data sheets, templates or other publications.									

17. What are the **greatest challenges** that a general-purpose AI model provider could face in implementing risk assessment measures, including model evaluations?

700 character(s) maximum

C. Technical risk mitigation

Codes of Practice should also be focused on specific risk mitigation measures for general-purpose AI models with systemic risk. Following the risk taxonomy, a ppropriate measures could be applied to mitigate different systemic risks, tailored to each specific type and nature of risk, including their sources.

The following concerns technical risk mitigation measures, including cybersecurity protection for the general-purpose Al model and the physical infrastructure of the model. Measures can relate to model design,

development or deployment.

This is in line with the focus of the Code of Practice Working Group 3 "Risk mitigation measures for systemic risks".

18. How can the effective implementation of **technical risk mitigation measures reflect differences in size and capacity** between various providers such as SMEs and start-ups?

700	character(s) maximu	ım			

19. In the **current state of the art**, which specific **technical risk mitigation measures** should, in your view, general-purpose AI model providers take to effectively mitigate systemic risks along the entire model lifecycle, <u>in addition to</u> cybersecurity protection?

Please **indicate to what extent you agree** that providers should take the measures from the list. You can add additional measures and provide details on any of the measures, such as what is required for measures to be effective in practice.

Potential technical risk assessment measures	Strongly agree	Somewhat agree	Neither agree nor disagree	Disagree	l don' t know
Data governance such as data selection, cleaning, quality control	0	0	0	0	0
Model design and development to achieve an appropriate level of trustworthiness characteristics such as model reliability, fairness or security	0	0	0	0	0
Fine-tuning for trustworthiness and alignment such as through Reinforcement Learning from Human Feedback (RLHF) or Constitutional Al	0	0	0	0	0
Unlearning techniques such as to remove specific harmful capabilities from models	©	0	©	0	0
Technical deployment guardrails, such as content and other filters,					
	0	0	0	0	0

restric	oility restrictions, fine-tuning ctions or monitoring-based ctions in case of misuse by users					
mode	ation measures relating to the el architecture, components, es to tools or model autonomy	•	•	•	•	0
meas	ction, labelling and other cures related to Al-generated or pulated content	©	0	•	•	0
_	lar model updates, including ity updates	0	0	0	0	0
	uring model performance on going basis	0	0	0	0	0
	ification and mitigation of el misuse	0	0	0	0	0
	ss control to tools and levels odel autonomy	0	0	0	0	0
l do	s not submitted on't know mments cter(s) maximum					
mitigation publication	se provide links to releva n practices, such as mode ons. t are the greatest challen	el cards, da	ta sheets, te	emplates o	or other	
face in in	nplementing technical risk cter(s) maximum	_		· '		

D. Internal risk management and governance for general-purpose Al model providers

The following concerns policies and procedures to operationalise risk management in internal governance of general-purpose Al model providers, including keeping track of, documenting, and reporting serious incidents and possible corrective measures.

This is in line with the focus of the Code of Practice Working Group 4 "Internal risk management and governance for general-purpose AI model providers".

22. How can the effective implementation of internal risk management and

providers such as SMEs and	l start-ups?		
700 character(s) maximum			
Links to relevant material			

governance measures reflect differences in size and capacity between various

23. In the **current state of the art**, which specific **internal risk management and governance measures** should, in your view, general-purpose Al model providers take to effectively mitigate systemic risks along the entire model lifecycle, *in addition* to serious incident reporting?

Please indicate to what extent you agree that providers should take the measures from the list. You can add additional measures and provide details on any of the measures, such as what is required for measures to be effective in practice.

Potential internal risk management and governance measures	Strongly agree	Somewhat agree	Neither agree nor disagree	Disagree	l don' t know
Risk management framework across the model lifecycle	0	0	0	0	0

Internal independent oversight functions in a transparent governance structure, such as related to risks and ethics	0	•	•	•	0
Traceability in relation to datasets, processes, and decisions made during model development	0	0	0	0	0
Ensuring that staff are familiar with their duties and the organisation's risk management practices	0	0	0	0	0
Responsible scaling policies	0	0	0	0	0
Acceptable use policies	0	0	0	0	0
Whistleblower protections	0	0	0	0	0
Internal resource allocation towards risk assessment and mitigation measures as well as research to mitigate systemic risks	0	0	•	0	0
Robust security controls including physical security, cyber security and information security	•	0	•	•	0
External accountability measures such as third-party audits, model or aggregated data access for researchers	0	•	•	0	0
Other collaborations and involvements of a diverse set of stakeholders, including impacted communities	0	0	0	0	0
Responsible release practices including staged release, particularly before open-sourcing a model with systemic risk	0	0	0	0	0
Transparency reports such as model cards, system cards or data sheets	0	0	0	0	0
Human oversight mechanisms	0	0	0	0	0
Know-your-customer practices	0	0	0	0	0
Logging, reporting and follow-up of near-misses along the lifecycle	0	0	0	0	0
Measures to mitigate and remediate deployment issues and vulnerabilities	0	0	0	0	0

mechanisms, such as bug bounty programs					
Mandatory model updating policies and limit on maximum model availability	•	0	0	0	0
Third-party and user discovery mechanisms and reporting related to deployment issues and vulnerabilities	•	•	•	•	•
And/or: Other					
If table is not submitted I don't know Your comments 700 character(s) maximum					
24. Please provide links to releva mitigation practices, such as mode publications.			_		risk
25. What are the greatest challen	ges that a	general-pur	pose Al p	rovider co	uld

25. What are the **greatest challenges** that a general-purpose Al provider could face in implementing governance risk mitigation measures?

700 character(s) maximum

Section 3. Reviewing and monitoring of the General-Purpose Al Code of Practice

The process of drawing-up the first Code of Practice will start immediately after the AI Act enters into force and will last for 9 months, in view of enabling providers of general-purpose AI models to demonstrate compliance on time. The AI Office shall aim to ensure that the Code of Practice clearly sets out their specific objectives and contains commitments or measures, including key

performance indicators as appropriate, to ensure the achievement of those objectives.

The AI Office shall aim to ensure that participants to the Code of Practice report regularly to the AI Office on the implementation of the commitments and the measures taken and their outcomes, including as measured against the key performance indicators as appropriate. Key performance indicators and reporting commitments shall reflect differences in size and capacity between various participants. The AI Office and the Board shall regularly monitor and evaluate the achievement of the objectives of the Code of Practice by the participants and their contribution to the proper application of this Regulation.

The Al Office shall, as appropriate, encourage and facilitate the review and adaptation of the Code of Practice.

26. What are examples of **key performance indicators** which are, in your view,

effective to measure the compliance of participants with the objectives and
measures which will be established by the Code of Practice? 700 character(s) maximum
Links to relevant material
27. How can key performance indicators and reporting commitments for providers reflect differences in size and capacity between various providers
such as SMEs and start-ups?
700 character(s) maximum
Links to relevant material

28. Which aspects should inform the timing of **review and adaptation of the content of the Code of Practice** for general-purpose Al models in order to ensure that the **state of the art** is reflected? This does not necessarily imply a complete

review, but can only involve pertinent parts.

Please rank all relevant aspects from the following list from 1 to 4 (1 being the most important). You can add additional aspects and provide details on any of the asp

	Rank 1	Rank 2	Rank 3	Rank 4
Pre-planned intervals to assess the need for revision: Assessments of whether the content of the Code of Practice for general-purpose AI models needs to be revised or adapted should be pre-planned for specific time intervals.	0	0	0	0
Alerts by independent experts or other stakeholders: Alerts by selected independent experts, such as by the Scientific Panel which will be set up in the Al Act governance structure, or by other stakeholders such as downstream providers, academia or civil society should inform a revision of the content of the Code of Practice.	0	©	©	0
Monitoring and foresight: Independent monitoring and foresight related to the AI ecosystem, technological and market developments, emergence of systemic risks and any other relevant trends, such as related to sources of risks like model autonomy, should inform a revision of the content of the Code of Practice	0	0	0	0
Other	©	0	0	0

autonomy, should inform a revision of the content of the Code of Practice						
Other	0	0	0	0		
Specify for "Other"						
If ranking is not submitted						
I don't know						
Your comments						
700 character(s) maximum						
Links to relevant material						
LITIKS to relevant material						
Option to upload a document for additional information						

You have the option to upload one document to share further information with the Al Office. Please download the template that is structured along the topics covered by the Code of Practice Working Groups. Based on the submissions and answers to the targeted questions, a first draft of the Code of Practice will be developed.

Please upload your document in a doc or docx format, instead of pdf or similar.

Template_for_free-text_submissions.docx

Please upload your file(s)

Only files of the type doc,docx are allowed

Thank you

Thank you for participating in the consultation. Please don't forget to click on submit.

The Al Office will publish a summary of the results of the consultation. Results will be based on aggregated data and respondents will not be directly quoted.

All contributions to this consultation may be made publicly available.

Contact

Contact Form