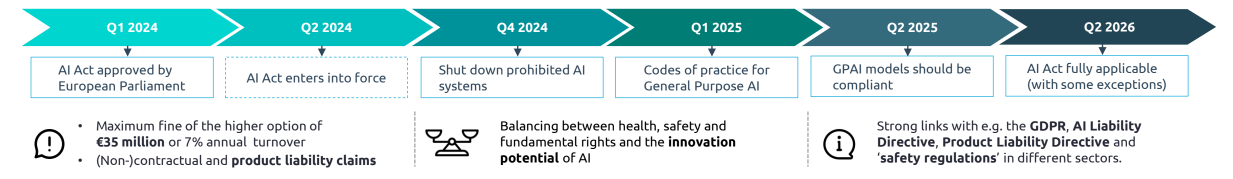


AI Act in a nutshell



The AI Act requires your organization to answer three questions when you are doing something with AI

1. Is your algorithm an AI-system?

2. What is your role?















Distributor

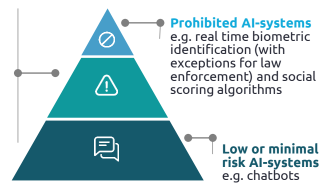
Other

Deployers, distributors, importers and other third parties **shall become the provider** if they (a) place the high-risk Alsystem on the market under their own name or (b) make a substantial modification to it.

3. What risk-category is your AI?

High-risk AI systems

e.g. Al-systems that are used as a safety component required to undergo a thirdparty conformity assessment under certain European laws, **OR** used in predefined list of case studies that includes (among others) critical infrastructure, law enforcement and eligibility to essential public and private services (exceptions apply)





General Purpose AI Models

Models able to perform a wide range of distinct tasks and that can be integrated into downstream system. Note: ChatGPT is the system and GPT-3.5 is the model

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