



KURTIN PLLC
Attorneys at Law

March 18, 2024

European Parliament Passes Artificial Intelligence Act

On March 13, 2024, the European Parliament gave final approval to a comprehensive, European Union ("EU")-wide Artificial Intelligence law, called the "AI Act." A copy of the AI Act can be found [Here](#).

We reported in October on the Biden Administration issuance of an Executive Order to develop a regulatory framework for the Artificial Intelligence ("AI") industry (available, with other resources, at [Kurtin PLLC Information Technologies & Internet](#)). With the AI Act, the EU has now moved ahead of the U.S. in development of an AI legal/regulatory regime.

The AI Act categorizes different AI functionalities by potential risk level to users, as known or appreciated now (recognizing that as AI develops, new issues in public safety may become apparent): Unacceptable Risk, High Risk, Generative AI, and Limited Risk.

Unacceptable Risk AI systems are considered a threat to people by the AI Act and will be banned. They include:

- Biometric categorization systems that use sensitive personal characteristics such as race, religion, sexual orientation, political or philosophical beliefs;
- Untargeted scraping of facial images from the Internet or Closed Circuit TV systems to create facial recognition databases;
- Emotional recognition in the workplace and educational institutions;
- Social scoring based on social behavior or personal characteristics;

- AI systems that manipulate human behavior to circumvent free will, for example, voice-activated toys that encourage dangerous behavior in children.

There may be narrow, court-approved, case-by-case exceptions for law enforcement purposes, such as targeted searches to prevent child trafficking, sexual exploitation and terrorism.

High Risk AI categories are those that may negatively affect safety or fundamental rights. They are divided by the AI Act into two categories:

(1) AI systems that are used in products falling under EU product safety legislation, such as toys, aviation, banking, insurance, cars and medical devices; and

(2) AI systems falling into any of 8 specific areas, that will require a registration into an EU database:

- Biometric identification and categorization of natural persons;
- Management and operation of critical infrastructure;
- Education and vocational training;
- Employment, worker management and access to self-employment;
- Access to and enjoyment of essential private services and public services and benefits;
- Law Enforcement;
- Migration, asylum and border control management; and
- Assistance in legal interpretation and application of law.

Election and voting systems are also included in the High Risk categorization. All High Risk AI systems will be assessed for public safety before going on the market and on a continuing basis thereafter.

Generative AI, like ChatGPT, will be required to comply with transparency requirements:

- Disclosing that the content was generated by AI;
- Designing the model to prevent it from generating illegal content; and
- Publishing summaries of copyrighted data used for training and compliance with EU copyright law.

Limited Risk AI categories will be required to comply with minimal transparency requirements to allow users to make informed decisions

about initially using it and continuing to use it, including the knowledge that they are interacting with AI. This will include Generative AI systems that generate or manipulate image, video or audio content, such as deepfakes.

Sanctions and Entry into Force: Non-compliance with the AI Act can lead to fines ranging up to 35 million Euros to 7% of global turnover, depending on the gravity of the infringement and size of the company involved. The AI Act is expected to enter into force in May or June after EU member state approval.

Owen D. Kurtin

For more information, please contact us at info@kurtinlaw.com.

Kurtin PLLC, a New York City-based law firm, focuses on corporate, commercial and regulatory representation in the [Biotechnology & Life Sciences](#), [Communications & Media](#), [Information Technologies & Internet](#), [Satellites & Space](#) and [Venture Capital & Private Equity](#) sectors. Since our founding in 2008, we have represented clients in over forty countries on six continents and across the United States on transactional and dispute resolution matters. Among our key values, none rank higher than creative and individualized solutions to business issues, absolute client discretion and unsurpassed responsiveness.

[Kurtin PLLC Website](#)

The materials contained in this message and website pages, whitepapers, advisories and other items directly linked to it have been prepared for general informational purposes only and should not be construed or relied upon as legal advice or a legal opinion on any specific facts and circumstances. The publication and dissemination, including on-line, of these materials and receipt, review, response to or other use of them does not create or constitute an attorney-client relationship.

To ensure compliance with requirements imposed by the Internal Revenue Service, we inform you that any tax advice contained in this communication (including any attachments) was not intended or written to be used, and cannot be used, for the purpose of (i) avoiding tax-related penalties under the Internal Revenue Code or (ii) promoting, marketing or recommending to another party any tax-related matter(s) addressed herein.

These materials may contain attorney advertising. Prior results do not guarantee a similar outcome.

Copyright © Kurtin PLLC 2024. All Rights Reserved.

Kurtin PLLC | [Website](#)



New York, NY 10017

[Unsubscribe okurtin@kurтинlaw.com](mailto:okurtin@kurтинlaw.com)

[Update Profile](#) | [Constant Contact Data Notice](#)

Sent by publications@kurтинlaw.com powered by



Try email marketing for free today!