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Consultation on the White Paper on Artificial Intelligence - A European Approach

Introduction

Artificial intelligence (AI) is a strategic technology that offers many benefits for citizens and the economy. It will change our lives by improving healthcare (e.g. making diagnosis more precise, enabling better prevention of diseases), increasing the efficiency of farming, contributing to climate change mitigation and adaptation, improving the efficiency of production systems through predictive maintenance, increasing the security of Europeans and the protection of workers, and in many other ways that we can only begin to imagine.

At the same time, AI entails a number of potential risks, such as risks to safety, gender-based or other kinds of discrimination, opaque decision-making, or intrusion in our private lives.

The <u>European approach for AI</u> aims to promote Europe's innovation capacity in the area of AI while supporting the development and uptake of ethical and trustworthy AI across the EU. According to this approach, AI should work for people and be a force for good in society.

For Europe to seize fully the opportunities that AI offers, it must develop and reinforce the necessary industrial and technological capacities. As set out in the accompanying European strategy for data, this also requires measures that will enable the EU to become a global hub for data.

The current public consultation comes along with the White Paper on Artificial Intelligence - A European Approach aimed to foster a European ecosystem of excellence and trust in AI and a Report on the safety and liability aspects of AI. The White Paper proposes:

- Measures that will streamline research, foster collaboration between Member States and increase investment into AI development and deployment;
- Policy options for a future EU regulatory framework that would determine the types of legal requirements that would apply to relevant actors, with a particular focus on high-risk applications.

This consultation enables all European citizens, Member States and relevant stakeholders (including civil society, industry and academics) to provide their opinion on the White Paper and contribute to a European approach for AI. To this end, the following questionnaire is divided in three sections:

- Section 1 refers to the specific actions, proposed in the White Paper's Chapter 4 for the building of an ecosystem of excellence that can support the development and uptake of AI across the EU economy and public administration;
- Section 2 refers to a series of options for a regulatory framework for AI, set up in the White Paper's Chapter 5:
- Section 3 refers to the Report on the safety and liability aspects of Al.

Respondents can provide their opinion by choosing the most appropriate answer among the ones suggested for each question or suggesting their own ideas in dedicated text boxes.

Feedback can be provided in one of the following languages:

BG | CS | DE | DA | EL | EN | ES | ET | FI | FR | HR | HU | IT | LT | LV | MT | NL | PL | PT | RO | SK | SL | SV

Written feedback provided in other document formats, can be uploaded through the button made available at the end of the questionnaire.

The survey will remain open until 14 June 2020.

About you

- *Language of my contribution
 - Bulgarian
 - Croatian
 - Czech
 - Danish
 - Dutch
 - English
 - Estonian
 - Finnish
 - French
 - Gaelic
 - German
 - Greek
 - Hungarian
 - Italian
 - Latvian
 - Lithuanian
 - Maltese
 - Polish
 - Portuguese
 - Romanian
 - Slovak
 - Slovenian
 - Spanish
 - Swedish

| I am giving my contribution as | | |
|---|---|-------------------------------------|
| Academic/research institution | | |
| Business association | | |
| Company/business organisation | า | |
| Consumer organisation | | |
| EU citizen | | |
| Environmental organisation | | |
| Non-EU citizen | | |
| Non-governmental organisation | (NGO) | |
| Public authority | | |
| Trade union | | |
| Other | | |
| * First name | | |
| Nikoleta | | |
| * Surname | | |
| Bitterová | | |
| *Email (this won't be published) | | |
| nbitterova@efc.be | | |
| *Organisation name | | |
| 255 character(s) maximum | | |
| Philanthropy Advocacy/European Foundation (DAFNE) | Centre(EFC)/ Donors and Foundati | ions Networks in Europe |
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| Organization size | | |
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| Micro (1 to 9 employees)Small (10 to 40 employees) | | |
| Small (10 to 49 employees)Medium (50 to 249 employees) | | |
| Large (250 or more) | | |
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| Transparency register number | | |
| 255 character(s) maximum | | |
| Check if your organisation is on the <u>transparency register</u> . | It's a voluntary database for organisations | s seeking to influence EU decision- |
| making. | | |
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| Country of origin | | |
| Please add your country of origin, or that of your organisat | | Coint Mortin |
| AfghanistanDjiboutiAland IslandsDominica | LibyaLiechtenstein | Saint Martin |

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| Andorra | El Salvador | Madagascar | São Tomé and Príncipe |
| Angola | Equatorial Guinea | Malawi | Saudi Arabia |
| Anguilla | Eritrea | Malaysia | Senegal |
| Antarctica | Estonia | Maldives | Serbia |
| Antigua and Barbuda | Eswatini | Mali | Seychelles |
| Argentina | Ethiopia | Malta | Sierra Leone |
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| Chad | Ireland | Palestine | Uganda |
| Chile | Isle of Man | Panama | Ukraine |
| China | Israel | Papua New Guinea | United ArabEmirates |
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Saint Helena Ascension and Tristan da Cunha

Democratic Lesotho Republic of the Congo

Saint Kitts and

Zimbabwe

Nevis

Denmark Liberia Saint Lucia

* Publication privacy settings

The Commission will publish the responses to this public consultation. You can choose whether you would like your details to be made public or to remain anonymous.

Anonymous

Only your type of respondent, country of origin and contribution will be published. All other personal details (name, organisation name and size, transparency register number) will not be published.

Public

Your personal details (name, organisation name and size, transparency register number, country of origin) will be published with your contribution.

I agree with the personal data protection provisions

Section 1 - An ecosystem of excellence

To build an ecosystem of excellence that can support the development and uptake of AI across the EU economy, the White Paper proposes a series of actions.

In your opinion, how important are the six actions proposed in section 4 of the White Paper on AI (1-5: 1 is not important at all, 5 is very important)?

| | 1 - Not important at all | 2 - Not important | 3 - Neutral | 4 - Important | 5 - Very important | No opinion |
|--|--------------------------------|----------------------|----------------|------------------|-----------------------|---------------|
| Working with Member states | 0 | 0 | 0 | 0 | 0 | 0 |
| Focussing the efforts of the research and innovation community | 0 | 0 | 0 | 0 | 0 | 0 |
| Skills | 0 | 0 | 0 | 0 | 0 | 0 |
| Focus on SMEs | 0 | 0 | 0 | 0 | 0 | 0 |
| Partnership with the private sector | 0 | 0 | 0 | 0 | 0 | 0 |
| Promoting the adoption of Al by the public sector | 0 | 0 | 0 | 0 | 0 | 0 |

Are there other actions that should be considered?

500 character(s) maximum

Consideration of other stakeholders such as civil society, including philanthropy, academia and their role / ability to engage. Consideration of effects on society and on fundamental rights instead of competitiveness of the market.

Revising the Coordinated Plan on Al (Action 1)

The Commission, taking into account the results of the public consultation on the White Paper, will propose to Member States a revision of the Coordinated Plan to be adopted by end 2020.

In your opinion, how important is it in each of these areas to align policies and strengthen coordination as described in section 4.A of the White Paper (1-5: 1 is not important at all, 5 is very important)?

| | 1 - Not important at all | 2 - Not important | 3 - Neutral | 4 - Important | 5 - Very important | No opinion |
|--|-----------------------------|----------------------|----------------|------------------|-----------------------|---------------|
| Strengthen excellence in research | 0 | 0 | 0 | 0 | 0 | 0 |
| Establish world-reference testing facilities for AI | 0 | 0 | 0 | 0 | 0 | 0 |
| Promote the uptake of AI by business and the public sector | 0 | 0 | 0 | 0 | 0 | 0 |
| Increase the financing for start-ups innovating in Al | 0 | 0 | 0 | 0 | 0 | 0 |
| Develop skills for AI and adapt existing training programmes | 0 | 0 | 0 | 0 | 0 | 0 |
| Build up the European data space | 0 | 0 | 0 | 0 | 0 | 0 |

Are there other areas that that should be considered?

500 character(s) maximum

Consideration of participatory and inclusive approach issues for all stakeholders, especially the civil society, including philanthropy and public at large; resources for empowering civil society to participate in policy making and the governance discussions. White Paper should highlight multi stakeholder participation - not just the industry.

A united and strengthened research and innovation community striving for excellence

Joining forces at all levels, from basic research to deployment, will be key to overcome fragmentation and create synergies between the existing networks of excellence.

In your opinion how important are the three actions proposed in sections 4.B, 4.C and 4.E of the White Paper on AI (1-5: 1 is not important at all, 5 is very important)?

| | 1 - Not important at all | 2 - Not important | 3 - Neutral | 4 - Important | 5 - Very important | No opinion |
|--|--------------------------------|----------------------|----------------|------------------|-----------------------|---------------|
| Support the establishment of a lighthouse research centre that is world class and able to attract the best minds | • | • | 0 | 0 | • | 0 |
| Network of existing AI research excellence centres | 0 | 0 | 0 | 0 | 0 | 0 |
| Set up a public-private partnership for industrial research | 0 | 0 | 0 | 0 | 0 | 0 |

Are there any other actions to strengthen the research and innovation community that should be given a priority?

| 5 | 00 character(s) maximum |
|---|-------------------------|
| | |
| | |

Focusing on Small and Medium Enterprises (SMEs)

The Commission will work with Member States to ensure that at least one digital innovation hub per Member State has a high degree of specialisation on AI.

In your opinion, how important are each of these tasks of the specialised Digital Innovation Hubs mentioned in section 4.D of the White Paper in relation to SMEs (1-5: 1 is not important at all, 5 is very important)?

| | 1 - Not important at all | 2 - Not important | 3 - Neutral | 4 - Important | 5 - Very important | No opinion |
|--|--------------------------------|----------------------|----------------|------------------|-----------------------|---------------|
| Help to raise SME's awareness about potential benefits of AI | 0 | 0 | 0 | 0 | 0 | 0 |
| Provide access to testing and reference facilities | 0 | 0 | 0 | 0 | 0 | 0 |
| Promote knowledge transfer and support the development of AI expertise for SMEs | 0 | 0 | • | • | 0 | • |
| Support partnerships between SMEs, larger enterprises and academia around AI projects | 0 | 0 | • | 0 | • | • |
| Provide information about equity financing for Al startups | 0 | 0 | 0 | 0 | 0 | 0 |

Are there any other tasks that you consider important for specialised Digital Innovations Hubs?

| 500 character(s) maxi | imum | | |
|-----------------------|------|--|--|
| | | | |
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| | | | |

Section 2 - An ecosystem of trust

Chapter 5 of the White Paper sets out options for a regulatory framework for AI.

In your opinion, how important are the following concerns about AI (1-5: 1 is not important at all, 5 is very important)?

| | 1 - Not important at all | 2 - Not important | 3 - Neutral | 4 - Important | 5 - Very important | No opinion |
|---|--------------------------------|----------------------|----------------|------------------|-----------------------|---------------|
| Al may endanger safety | 0 | 0 | 0 | 0 | 0 | 0 |
| Al may breach fundamental rights (such as human | | | | | | |

| dignity, privacy, data protection, freedom of expression, workers' rights etc.) | © | © | © | © | © | 0 |
|---|---|---|---|---|---|---|
| The use of AI may lead to discriminatory outcomes | 0 | 0 | 0 | 0 | 0 | 0 |
| Al may take actions for which the rationale cannot be explained | 0 | 0 | 0 | 0 | 0 | 0 |
| Al may make it more difficult for persons having suffered harm to obtain compensation | 0 | 0 | 0 | 0 | 0 | • |
| Al is not always accurate | 0 | 0 | 0 | 0 | 0 | 0 |

Do you have any other concerns about AI that are not mentioned above? Please specify:

500 character(s) maximum

There are reference points to fundamental rights issues. However, there is not a good balance. The paper seems to be more consumers/market oriented. There is a lack of balance between commercial and fundamental rights issues. When citizens are mentioned they are described as consumers. Some AI should not be deployed as it breaches human rights.first of all it should be taken a step back and ask whether it is "just" to use them in the first place.

Do you think that the concerns expressed above can be addressed by applicable EU legislation? If not, do you think that there should be specific new rules for AI systems?

- Current legislation is fully sufficient
- Current legislation may have some gaps
- There is a need for a new legislation
- Other
- No opinion

If you think that new rules are necessary for AI system, do you agree that the introduction of new compulsory requirements should be limited to high-risk applications (where the possible harm caused by the AI system is particularly high)?

- Yes
- No
- Other
- No opinion

Additional Comments

500 character(s) maximum

The current EU regulatory framework is insufficient for AI purpose and needs adapting: risk-based approach not clear; impact on people's fundamental rights could be an alternative approach. WP is too vague on issues related to governance, and regulatory oversight. We do not want to end up in a situation where automated decision making is the standard and we do not know how we ended up with such a decision. The WP should make clear such scenario must be avoided.

If you wish, please indicate the Al application or use that is most concerning ("high-risk") from your perspective:

500 character(s) maximum

Human rights-based approach is essential to ensure that AI developed and deployed in the EU can be truly trustworthy and is not just an empty brand name. Where AI systems pose a threat to any of our fundamental rights, the EU must ensure that states uphold their obligation to protect and promote those rights and that companies conduct due diligence according to their responsibility.

In your opinion, how important are the following mandatory requirements of a possible future regulatory framework for AI (as section 5.D of the White Paper) (1-5: 1 is not important at all, 5 is very important)?

| | 1 - Not important at all | 2 - Not important | 3 - Neutral | 4 - Important | 5 - Very important | No opinion |
|---|--------------------------------|----------------------|----------------|------------------|-----------------------|---------------|
| The quality of training data sets | 0 | 0 | 0 | 0 | 0 | 0 |
| The keeping of records and data | 0 | © | 0 | © | 0 | 0 |
| Information on the purpose and the nature of AI systems | 0 | 0 | 0 | 0 | 0 | 0 |
| Robustness and accuracy of AI systems | 0 | 0 | 0 | 0 | 0 | 0 |
| Human oversight | 0 | 0 | 0 | 0 | • | 0 |
| Clear liability and safety rules | 0 | 0 | 0 | 0 | • | 0 |

In addition to the existing EU legislation, in particular the data protection framework, including the General Data Protection Regulation and the Law Enforcement Directive, or, where relevant, the new possibly mandatory requirements foreseen above (see question above), do you think that the use of remote biometric identification systems (e.g. face recognition) and other technologies which may be used in public spaces need to be subject to further EU-level guidelines or regulation:

- No further guidelines or regulations are needed
- Biometric identification systems should be allowed in publicly accessible spaces only in certain cases or if certain conditions are fulfilled (please specify)

- Other special requirements in addition to those mentioned in the question above should be imposed (please specify)
- Use of Biometric identification systems in publicly accessible spaces, by way of exception to the current general prohibition, should not take place until a specific guideline or legislation at EU level is in place.
- Biometric identification systems should never be allowed in publicly accessible spaces
- No opinion

Please specify your answer:

There is serious concern from a fundamental rights and freedoms perspective around mass-surveillance of any kind. The use of untargeted mass biometric processing systems - whether by law enforcement, public authorities (such as schools or local councils), or private actors - does not meet the required justifications or thresholds of necessity or proportionality to be considered lawful for the level of violation and intrusion they create.

Do you believe that a voluntary labelling system (Section 5.G of the White Paper) would be useful for AI systems that are not considered high-risk in addition to existing legislation?

- Very much
- Much
- Rather not
- Not at all
- No opinion

Do you have any further suggestion on a voluntary labelling system?

500 character(s) maximum

When AI is a key component of a product/service making decisions with legal/social impact on individuals, individuals should know that this decision was taken by an algorithm. Any labelling system should not be voluntary. However, a labelling system is only one part of the safeguarding approach. Trust labels tend to give a false sense of security to consumers, especially when some of the threats (e.g. to security and privacy) can be difficult to anticipate or model.

What is the best way to ensure that AI is trustworthy, secure and in respect of European values and rules?

| | Compliance of high-risk applications with the identified requirements should |
|---|---|
| | be self-assessed ex-ante (prior to putting the system on the market) |
| | Compliance of high-risk applications should be assessed ex-ante by means |
| | of an external conformity assessment procedure |
| | Ex-post market surveillance after the Al-enabled high-risk product or service |
| | has been put on the market and, where needed, enforcement by relevant |
| | competent authorities |
| 1 | A combination of ex-ante compliance and ex-post enforcement mechanisms |

Other enforcement system

No opinion

Do you have any further suggestion on the assessment of compliance?

The compliance should be assessed ex-ante by means of an external conformity assessment procedure. The process by which the AI is determined to be high or low risk must be reliable, verifiable, trustworthy, contestable and should be reassessed throughout the system's life cycle. If other actors, in particular those affected by a given system, determine that a system does in fact carry risks despite having been determined to be low risk, mechanisms must be in place.

Section 3 – Safety and liability implications of AI, IoT and robotics

The overall objective of the safety and liability legal frameworks is to ensure that all products and services, including those integrating emerging digital technologies, operate safely, reliably and consistently and that damage having occurred is remedied efficiently.

The current product safety legislation already supports an extended concept of safety protecting against all kind of risks arising from the product according to its use. However, which particular risks stemming from the use of artificial intelligence do you think should be further spelled out to provide more legal certainty?

| more legal certainty? |
|--|
| Cyber risks Personal security risks Risks related to the loss of connectivity Mental health risks |
| In your opinion, are there any further risks to be expanded on to provide more legal certainty? |
| 500 character(s) maximum |
| |
| Do you think that the safety legislative framework should consider new risk assessment procedures for products subject to important changes during their lifetime? |
| © Yes |
| No No aninian |
| No opinion |
| Do you have any further considerations regarding risk assessment procedures? |
| 500 character(s) maximum |
| |

Do you think that the current EU legislative framework for liability (Product Liability Directive) should be amended to better cover the risks engendered by certain Al applications?

| Yes |
|--|
| O No |
| No opinion |
| Do you have any further considerations regarding the question above? 500 character(s) maximum |
| |
| Do you think that the current national liability rules should be adapted for the operation of AI to better ensure proper compensation for damage and a fair allocation of liability? |
| Yes, for all Al applications |
| Yes, for specific Al applications |
| O No |
| No opinion |
| Do you have any further considerations regarding the question above? 500 character(s) maximum |
| |
| |
| Thank you for your contribution to this questionnaire. In case you want to share further ideas on these topics, you can upload a document below. |
| these topics, you can upload a document below. |
| You can upload a document here: |
| The maximum file size is 1 MB Only files of the type pdf,txt,doc,docx,odt,rtf are allowed |

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