



Status of the negotiations of the AI Act

1st of November 2022

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Agenda

1	Content of the proposal
2	Process
3	Status of the negotiations
4	Next steps
5	Questions?

Content of the AI Act

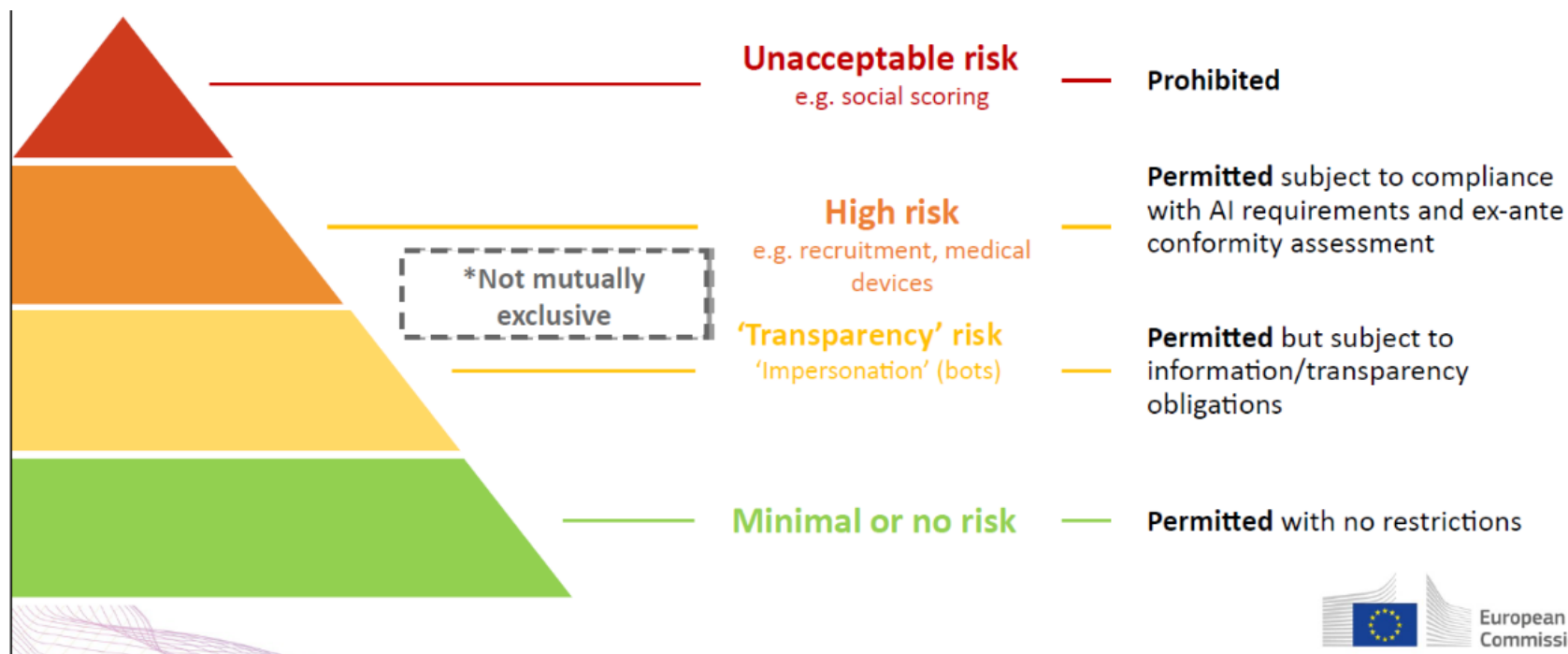
Definition: What is AI?

Art.3.1: 'artificial intelligence system' (AI system) means software that is developed with one or more of the techniques and approaches listed in Annex I and can, for a given set of human-defined objectives, generate outputs such as content, predictions, recommendations, or decisions influencing the environments they interact with.

Annex I: Techniques and approaches

(a) Machine learning approaches, including supervised, unsupervised and reinforcement learning, using a wide variety of methods including deep learning;
(b) Logic- and knowledge-based approaches, including knowledge representation, inductive (logic) programming, knowledge bases, inference and deductive engines, (symbolic) reasoning and expert systems;
(c) Statistical approaches, Bayesian estimation, search and optimization methods.

Risk-based approach



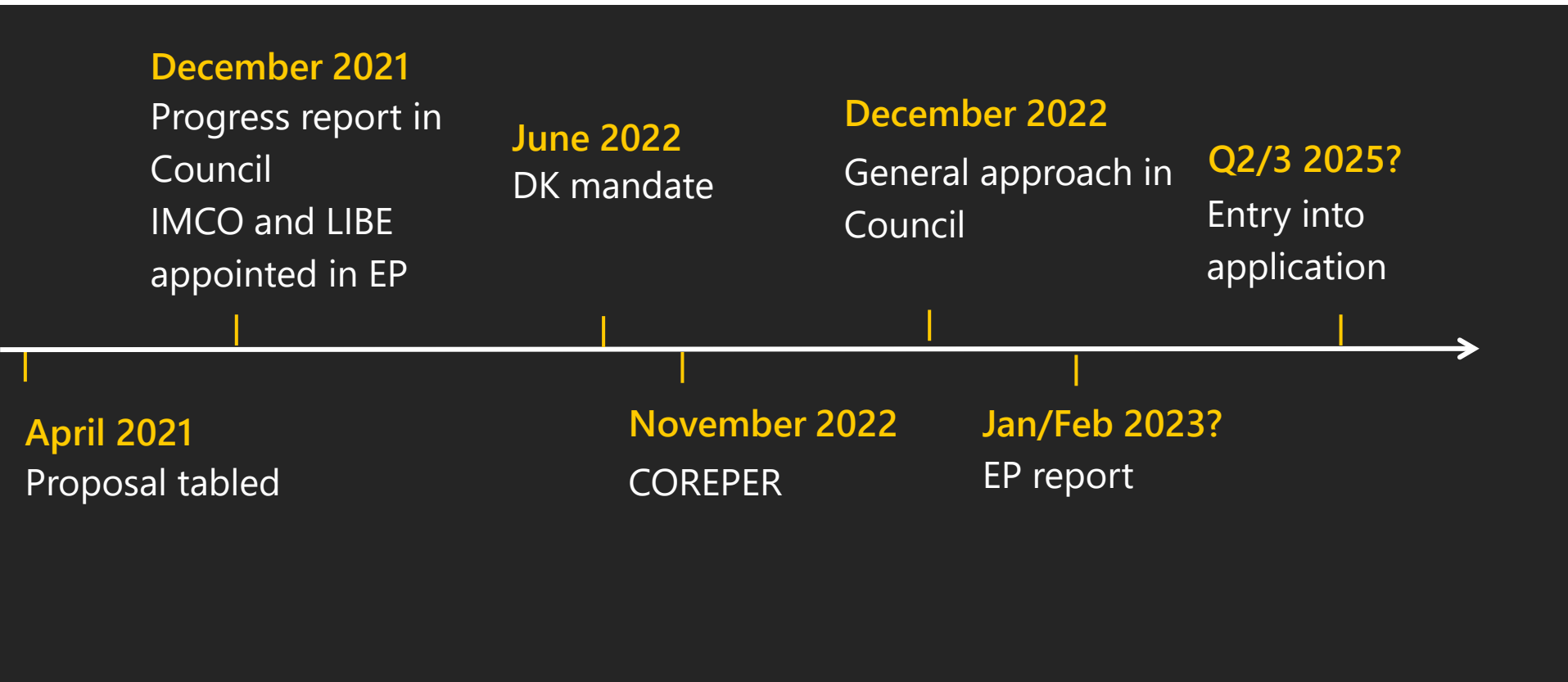
Requirements for high-risk AI



Governance and Enforcement

- Based on New Legislative Framework
 - Use of harmonized standards → assumption of conformity
 - “Only” one conformity assessment → the requirements in the AI Act needs to be taken into account during the assessment undertaken subject to an Annex II legislation
- AI Board
 - Ensures cooperation between national authorities and gives recommendations regarding Commission guidance
- Sandboxes

Process



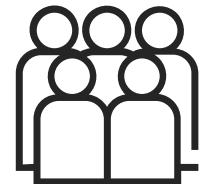
Status of negotiations in the Council

- Close to agreement
 - DK relatively happy – with the current government and according to our mandate
 - Few issues still to be finalized – particularly on annex III (high risk areas)
- COREPER planned for mid-November
- General approach expected in the beginning of December



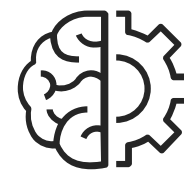
Status of negotiations in EP

- Shared competence between IMCO (internal market) and LIBE (civil liberties)
 - 3.312 amendments...
- Priorities
 - Protection of fundamental rights
 - Enforcement at EU level
 - ...but also innovation and sandboxes
- Almost all issues still open
- Report expected in January/February

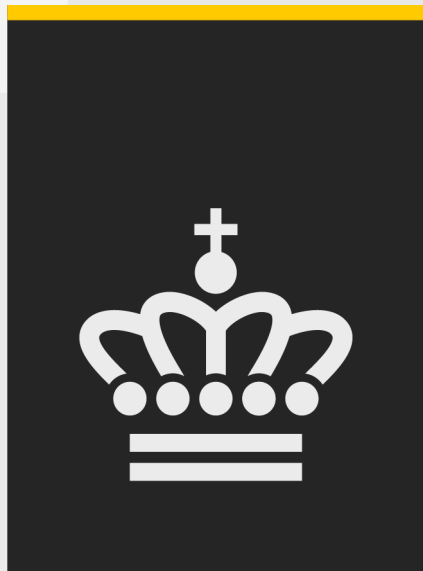


Next steps

- Trialogue in Q1-2-3-? 2023
- In DK preparations of implementation and guidance
 - Happy to receive input!



Questions?



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