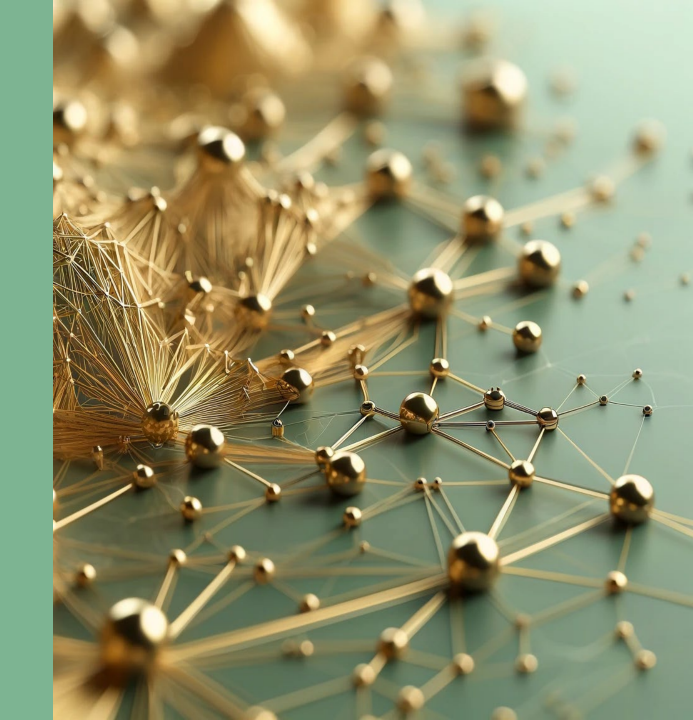
SCSD 2025

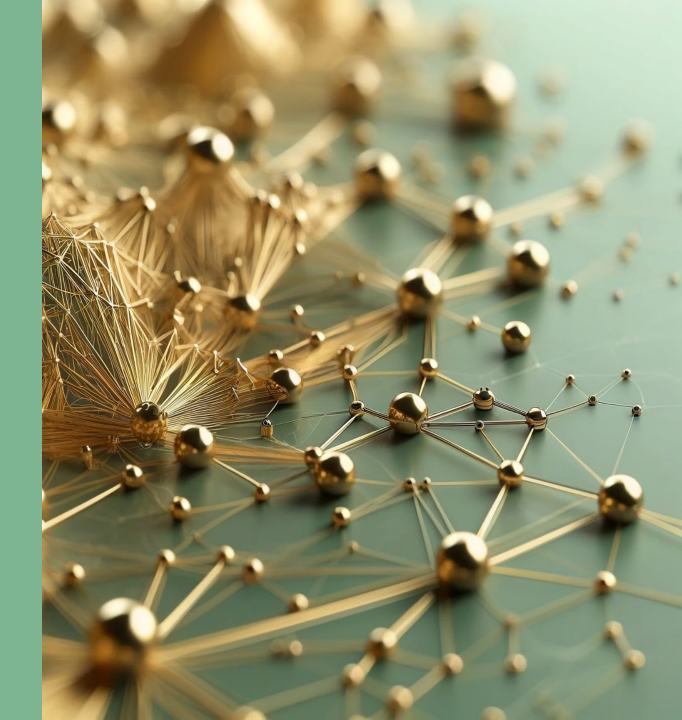
Al Regulation

Martina Arioli, Attorney-at-Law, Partner Arioli Law, Zurich 18 February 2025

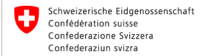


Overview

- Swiss Approach to Al Regulation
- OECD as common denominator
- CoE Al Convention
- EU Al Act
- Threats



Breaking News!



Federal Office of Communications OFCOM



Homepage > Digitalisation and Internet > Digitalisation > Artificial Intelligence





AI - Guidelines

Overview and Switzerland's regulatory approach

Artificial intelligence (AI) has developed rapidly in recent years. With the broad availability of generative AI applications such as ChatGPT, the topic of AI has also entered the public debate. For Switzerland as a business and innovation location, AI offers great opportunities. At the same time, new legal challenges arise, for example regarding the transparency and traceability of AI-based decisions.

In response to these challenges, new legal frameworks such as the Council of Europe's AI Convention and the EU's AI Act have been developed.

Overview of 12 February 2025





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The Swiss Approach

Dec 2019: Report to the Federal Council 'Challenges of Al: "no action required"

Nov 2020: Al Guidelines for the Federal Administration

Aug 2021: Creation of the CNAI (Competence Network for Artificial Intelligence) and AI database

Apr 2022: Report 'Al and international regulations' (FDFA) "need for action"

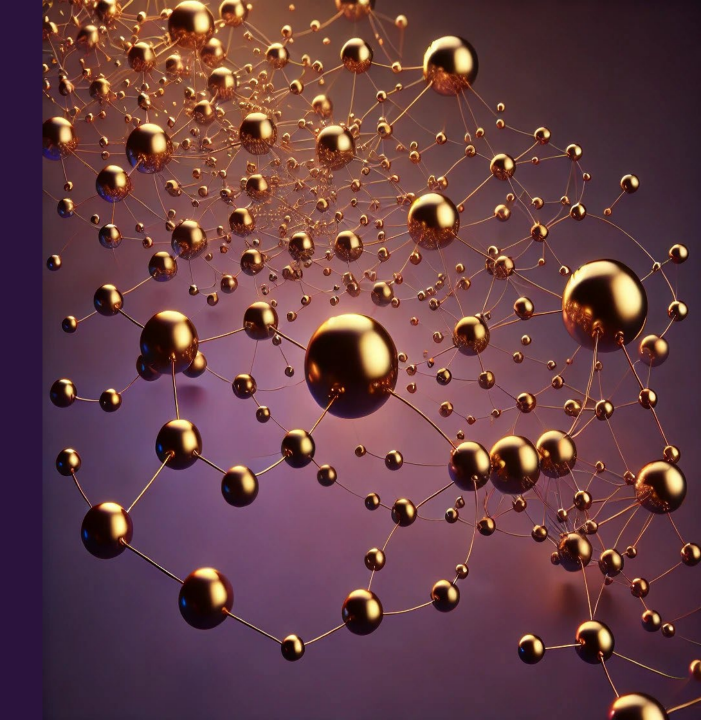
Dec 2022: Data science strategy of the Confederation

12 Feb 2025: Assessment of the requirements to legislate on AI finally published

- 1. Al needs to be regulated
- 2. Switzerland will not adopt the EU Al Act, August 2024
- 3. Switzerland will ratify the Al Convention issued by the Council of Europe, May 2024
- 4. Legislative changes necessary for the ratification of the AI Convention will be sector-specific. Only key areas relevant to fundamental rights will be general, cross-sectoral. Supplementary non-binding measures.



OECD AI Principles







What Switzerland, EU and CoE have in common: 1. Definition of Al System [OECD]

"An AI system is a machine-based system that, for explicit or implicit objectives, infers, from the input it receives, how to generate outputs such as predictions, content, recommendations, or decisions that can influence physical or virtual environments. Different AI systems vary in their levels of autonomy and adaptiveness after deployment."

Similar definition under the AI Act and the Council of Europe's AI Convention, now adopted by Swiss Government.

Recommendation of the OECD Council on Artificial Intelligence (8 Nov 2023)





What Switzerland, EU and CoE have in common: 2. OECD Al Principles

The OECD AI Principles promote use of Al that is innovative and trustworthy and that respects human rights and democratic values.

Adopted in May 2019, they set standards for AI that are "practical and flexible enough to stand the test of time"

https://oecd.ai/en/ai-principles

Currently 1000 Al policy initiatives from 69 countries, territories and the EU.

https://oecd.ai and https://oecd.ai/en/dashboards/overview

Values-based principles



Inclusive growth, sustainable development and well-being



Human-centred values and fairness



Transparency and explainability



Robustness, security and safety



Accountability

Recommendations for policy makers



Investing in AI R&D



Fostering a digital ecosystem for AI



Providing an enabling policy environment for AI



Building human capacity and preparing for labour market transition



International co-operation for trustworthy AI





What Switzerland, EU and CoE have in common: 3. Exclusion of National Security

Al in defence and national security.

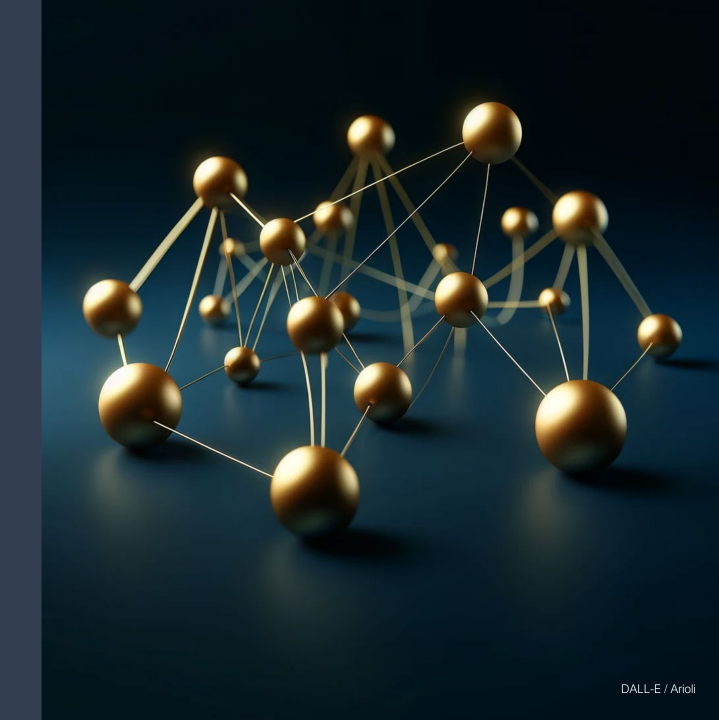
This includes for Switzerland:

- police emergency response, state security and criminal prosecution;
- prevention, preparedness and management of natural and man-made disasters and emergencies;
- prevention and defence against military attack;
- safeguarding Switzerland's interests abroad and contributing to international crisis management

However, the Department of Justice assumes that AI systems developed / deployed by the Federal Intelligence Service (NDB) would be covered by the CoE AI Convention safeguarding human rights.

Also excluded: Al in research!

Al Framework Convention of the Council of Europe





Council of Europe Al Framework Convention

- Issued in May 2024
- Aims to establish a global minimum standard for protecting human rights, democracy and the rule of law
- underlying core principles and key obligations include a risk-based approach and obligations considering the entire life cycle of an AI system (similar to EU AI Act)
- Not directly applicable! Contains broad principles rather than prescriptive rights and obligations. Needs to be implemented into national laws.

Council of Europe Website





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Signatory states are obliged to **implement** national laws covering:

- Protection of human rights, human dignity
- Integrity of democratic processes and respect for the rule of law
- Transparency and oversight
- Accountability and responsibility
- Equality and non-discrimination
- Privacy rights
- Reliability
- Safe innovation
- Risk and impact management framework

Council of Europe Website







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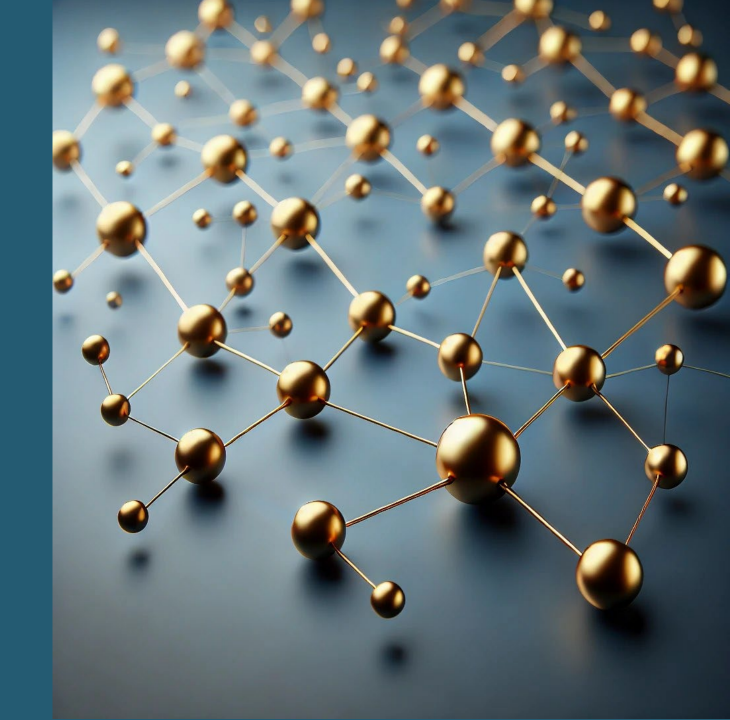
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- Privacy rights
- Reliability
- Safe innovation
- Risk and impact management framework
- Switzerland has a need for regulation!

Council of Europe Website



EU Al Act



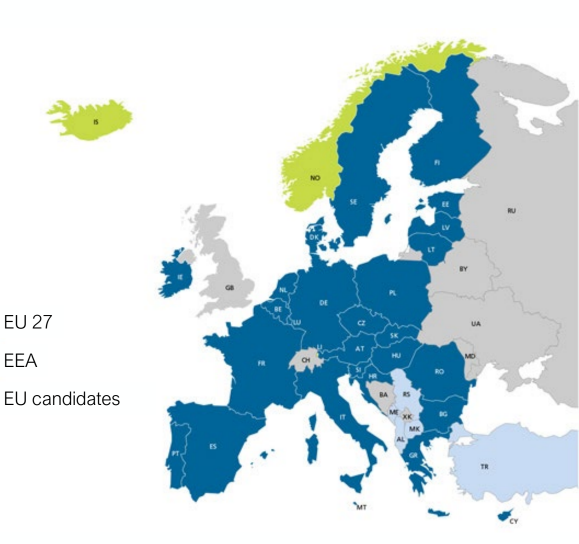


Scope and Applicability

The Al Act applies to anyone who:

- puts an AI system on the EU market,
- uses an Al system in the EU,
- outputs are used in the EU or affect EU citizens.
- extraterritorial effect: Al Act is applicable if services are used within the EU market, regardless of where the company is established.

- Compliance obligations primarily on providers
- Harmonized standards available in spring 2025
- Applies both private and public actors, not applicable to private users!





EU Al Act

- improve the functioning of the internal market
- promote human-centric and trustworthy AI
- ensure health, safety, fundamental rights, democracy, rule of law, environmental protection, against the harmful effects of Al systems in the EU
- Horizontal
- essentially product safety regulation!
- Regulation of the technology "AI"
- Risk-based
- In line with the Council of Europe's Al Convention





- ensure health, safety, fundamental rights, democracy, rule of law, environmental protection, against the harmful effects of Al systems in the EU
- promote human-centric and trustworthy AI
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- horizontal
- essentially product safety regulation!
- regulation of the technology "Al"
- risk-based
- In line with the CoE Al Convention



Swiss Approach

not yet fully covered

- essentially sectoral approach
- limited product safety approach
- technology-neutral and principle-based
- no classification according to risks
- not yet in line with CoE Al Convention





Risk-Based Approach

UNACCEPTABLE RISK: Prohibited (with exceptions)

General Purpose Al Models (GPAI) with "systemic risk"

GPIA without systemic risk

Open licensed GPAI

AI LITERACY





TRANSPARENCY for certain Al



HIGH RISK AI (HRAI):

Comprehensive compliance requirements



Limited obligations: transparency towards end users, Code of Conduct



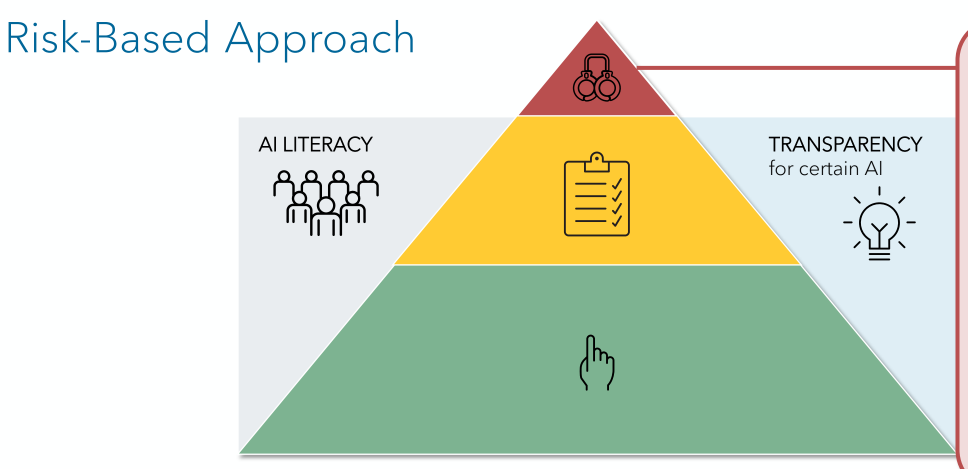


NO RISK NOT REGULATED



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PROHIBITED DUE TO UNACCEPTABLE RISK:

(with exceptions) are Al Systems used for:

- biometric identifications and categorization
- emotion recognition
- social scoring
- behavioural manipulation
- exploitation of vulnerabilities of children
- strong stance on societal values

No respective prohibition in Switzerland!





Risk-Based Approach: High-Risk Al Systems (HRAI)

Art. 6.1 and Annex I

Al systems used as a product or security component of a product in regulated industries: (i.e. require pursuant to product safety regulations a conformity assessment, conformity declaration, CE mark), in particular:

- medical devices
- civil aviation
- vehicle security
- marine equipment
- transportation
- toys

Art. 6.2 and Annex III

high-risk areas of application:

- biometric systems
- critical infrastructure
- education sector: admission, assessment, monitoring
- work environment: application, promotion
- public services, credit rating
- law enforcement
- migration, asylum and border control
- administration of justice and democratic processes
- There are exceptions (Art. 6.3 Al Act)!
- Annex III can be changed by the EU Commission

Swiss laws would need amendment!

Swiss product safety laws would need amendment!



Obligations regarding High-Risk Al Systems (HRAI)

Provider (Art. 16)

Quality Management System (Art. 17)

Risk Management System (Art. 9)

Data Governance (Art. 10)

Technical Documentation (Art. 11)

Record-keeping (Art. 12)

Transparency / instructions for use (Art. 13)

Ensure human oversight (Art. 14)

Accuracy, robustness and cybersecurity (Art. 15)

Documentation for supervisory authorities

Conformity and CE (Art. 43, 47, 48)

Registration (Art. 49)

Document Compliance

Post-Market-Monitoring (Art. 72)

Corrective measures (Art. 20)

Deployer (Art. 26 and 27, Art. 86)

Information of the natural person

TOM according to instructions for use

Data Governance

Record-keeping

Notification of supervisory authority and Provider

Information of employees

DPIA according to the instructions for use

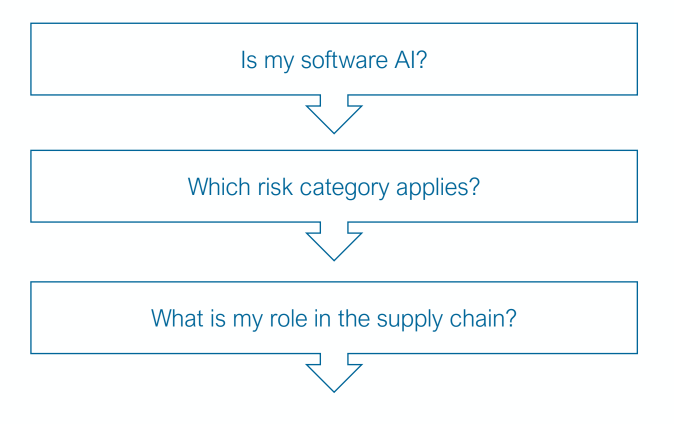
Fundamental Rights
Impact Assement

Explanation of individual decision-making (Art. 86)

Authorisation of remote biometric identification



Summary of Initial Compliance Steps



Broad definition of AI

- Determine forbidden / high-risk / low / no risk in order to determine applicable provisions
- Provider? Deployer? Importer? Distributor? Important to determine compliance obligations



When will the EU AI Act take effect?

The EU AI Act has entered into force on 1 August 2024. Simplified, the following transition periods apply:

2.2.2025: Prohibited AI, AI Literacy, general provisions

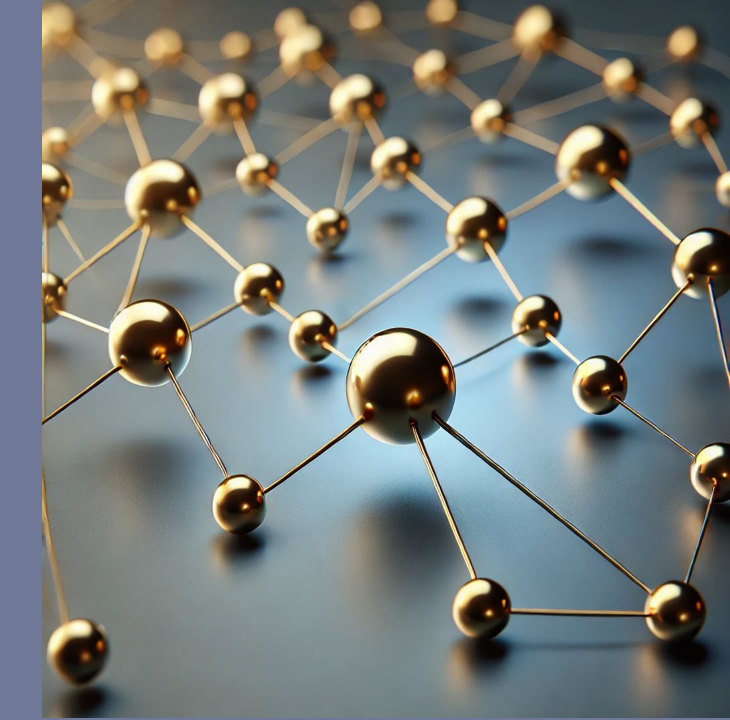
2.8.2025 General-purpose Al models, penalties, enforcement

2.8.2026: standalone HRAI (Annex III), transparency, regulatory sandboxes

2.8.2027: HRAI (Annex I), general-purpose AI models already on the market

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Al and Cyber Threats Switzerland



Periodic Table of (Gen)Al Risks

A quick reference for cybersecurity professionals

Threats:

Periodic table © Iryna Schwindt

Spi: susceptibility to prompt injections

Sjb: susceptibility to jailbreak attacks

Its: insufficient tenant segregation

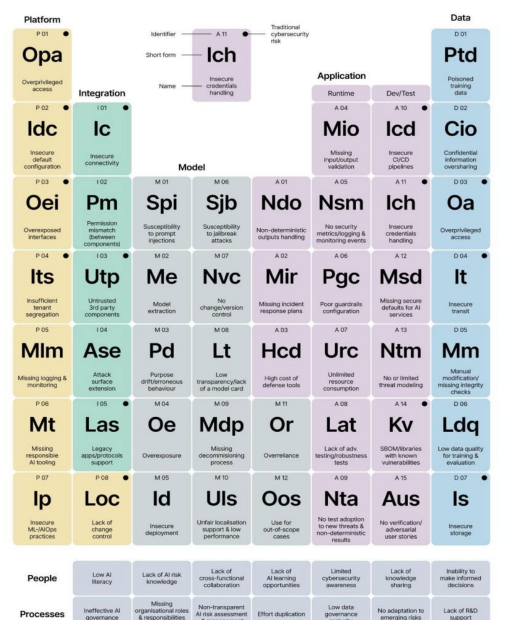
Me: model extraction

Pgc: poor guardrails configuration

Check harmonized standards be <u>CEN and CENELEC</u>

See also the MIT AI Risk Repository

The AI Risk Database captures 1000+ risks extracted from 56 existing frameworks and classifications of AI risks



Threats

The Washington Post

National

Democracy Dies in Darkness

Elon Musk's DOGE is feeding sensitive federal data into AI to target cuts

At the Education Department, the tech billionaire's team has turned to artificial intelligence to hunt for potential spending cuts — part of a broader plan to deploy the technology across the federal government.

Updated February 6, 2025

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The Washington Post

Cyber-Intelligence Brief

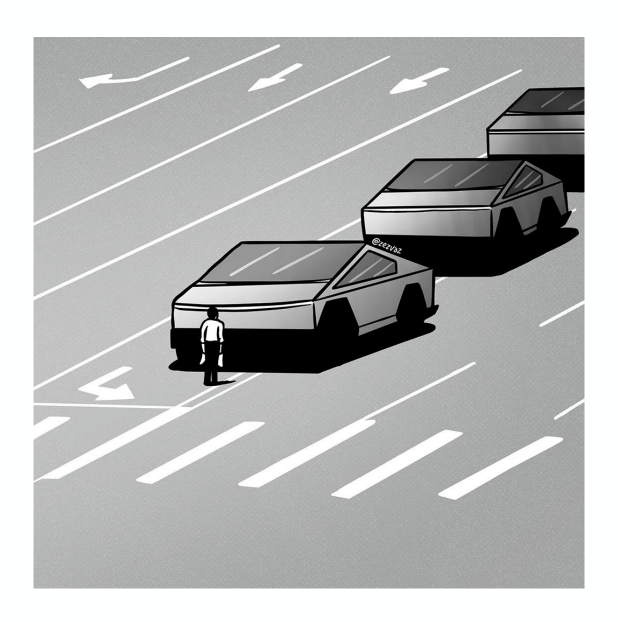
Over the past month, an unprecedented number of critical government systems, including those at the nation's nuclear research labs, have been exposed to the open internet. This exposure jeopardizes both U.S. national security and the privacy of millions of Americans.

Notably, this alarming trend seems to coincide with DOGE's unrestricted access to federal networks.

Cyber Intelligence Brief



Threats



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tl;dr

[too long, didn't read]

Conclusion from a Swiss Perspective

- The ratification of the CoE Al Convention is only a first step
- There is **need for regulation**, in particular regarding product safety laws. Hoping for an inclusion into the **MRA CH-EU** is overly optimistic
- Switzerland should adopt general provisions on prohibited AI, transparency and accountability as quickly as possibly to ensure human-centric trustworthy AI
- EU AI Act does not apply in Switzerland
- Switzerland will not adopt the Al Act
- If Swiss providers play a part in the AI value chain they need to comply with the EU AI Act (extraterritorial effect)
- Compliance according to norms and harmonized standards is recommended



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