

# AI Act: Addressees

Taking over provider obligations under the following conditions:

Placing on the market or putting into service a high-risk AI system as a safety component of a listed product

~~Art. 24~~  
Art. 23a  
(3)

**“Provider”**  
**Main Addressee**  
Art. 16

Art. 3 (2):  
a natural or legal person, public authority, agency or other body that develops an AI system or that has an AI system developed and places that system on the market or puts it into service under its own name or trademark, whether for payment or free of charge

~~Art. 28~~  
Art. 23a

Taking over provider obligations under the following conditions:

- High-risk AI system under their own name:
  - ~~Placing it on the market or putting it into service~~
  - Putting own name on an AI system that is already placed on the market or put into service
- Modification of the intended purpose of an ~~high-risk~~ AI system already placed on the market or put into service, making it a high-risk AI system
- Substantial modification to a high-risk AI system already placed on the market or put into service
- Placing on the market or putting into service a general purpose AI system as a high-risk AI system or as a component thereof

**“Product Manufacturer”**  
Art. 24

Art. 3 (5a):  
a manufacturer within the meaning of any of the listed Union harmonisation legislation

**“Importer”**  
Art. 26

Art. 3 (6):  
any natural or legal person physically present or established in the Union that places on the market an AI system that bears the name or trademark of a natural or legal person established outside the Union

**“Distributor”**  
Art. 27

Art. 3 Nr. 7:  
any natural or legal person in the supply chain, other than the provider or the importer, that makes an AI system available on the Union market ~~without affecting its properties~~

**“User”**  
Art. 29

Art. 3 (4):  
any natural or legal person, including a public authority, agency or other body, under whose authority the system is used

**“Any other third party”**