

# Co-designing an AI Impact Assessment Report Template with AI Practitioners and AI Compliance Experts

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## Abstract

In the evolving landscape of AI regulation, it is crucial for companies to conduct impact assessments and document their compliance through comprehensive reports. However, current reports lack grounding in regulations and often focus on specific aspects like privacy in relation to AI systems, without addressing the real-world uses of these systems. Moreover, there is no systematic effort to design and evaluate these reports with both AI practitioners and AI compliance experts. To address this gap, we conducted an iterative co-design process with 14 AI practitioners and 6 AI compliance experts and proposed a template for impact assessment reports grounded in the EU AI Act, NIST's AI Risk Management Framework, and ISO 42001 AI Management System. We evaluated the template by producing an impact assessment report for an AI-based meeting companion at a major tech company. A user study with 8 AI practitioners from the same company and 5 AI compliance experts from industry and academia revealed that our template effectively provides necessary information for impact assessments and documents the broad impacts of AI systems. Participants envisioned using the template not only at the pre-deployment stage for compliance but also as a tool to guide the design stage of AI uses.

## Introduction

The potential of AI to bring about significant societal shifts requires a careful examination of the associated risks and benefits (United Nations Educational, Scientific and Cultural Organization 2023). This has prompted scholars to investigate established impact assessments processes in fields such as environmental protection (Selbst 2021; Metcalf et al. 2021) and human rights (Gaumond and Régis 2023; United Nations Educational, Scientific and Cultural Organization 2023), as well as to suggest algorithmic impact assessments (AIAs) as initial self-regulatory approaches for recognizing and mitigating algorithmic harms (Metcalf et al. 2021; Golbin 2021). These assessments, guided by ethical principles such as responsibility and fairness, were recommended to be conducted at different stages, such as system's design, pre-launch, and post-launch, and to be publicly shared as impact statements (Diakopoulos et al. 2016).

As it has become evident that AI system impacts involve not only the underlying algorithms (Watkins et al. 2021; Barnett and Diakopoulos 2022), but also their systemic impacts (Ehsan et al. 2022; Shelby et al. 2023), there has been a

growing demand for comprehensive AI impact assessments (AIAs) (Selbst 2021). In the absence of regulatory requirements and standardized frameworks, initially, AIAs have been regarded as an extension of existing AI governance processes, such as assessments of privacy (Wright and Wadhwa 2012), data protection (Janssen 2020), and social consequences of AI systems, models and services (Selbst 2021; Raji et al. 2020). However, over time, AIAs developed into an independent component of AI governance (Skoric 2023). By 2021, a total of 38 distinct impact assessment methods have been introduced (Stahl et al. 2023) serving various goals such as prompting companies to proactively address social consequences (Sherman and Eisenberg 2024), aligning system behavior with organization's responsible AI principles (Raji et al. 2020; Fujitsu Research Center for AI Ethics 2022; Microsoft 2022b), increasing awareness of potential harms among development teams (Johnson and Heidari 2023), and documenting decisions to facilitate learning and future governance development (Selbst 2021).

However, current AIAs reports are marked by a lack of comprehensiveness and insufficient grounding in established frameworks such as the EU AI Act (European Commission 2024), the NIST's AI Risk Management Framework (AI RMF) (National Institute of Standards and Technology 2023a), and international standards such as the ISO 42001 AI Management System (ISO/IEC 2023), that provide complementary angles for impact assessment: regulatory compliance (EU AI Act), risk management (AI RMF), and organizational best practices (ISO 42001). The lack of alignment with regulations makes it harder for stakeholders to understand the broad societal, environmental, and economic impacts of AI uses, which are essential for risk assessments (European Commission 2024; Hupont et al. 2024). Instead, they must repeatedly gather information across disparate assessments of various AI components (e.g., models, systems, and algorithms) rather than focusing on specific uses. Developer teams, in particular, often encounter difficulties in initiating AI impact assessments (Bućinca et al. 2023) and require additional guidance throughout this process (Wang et al. 2023). In response to these issues, our aim is to examine recent regulatory frameworks and existing AIAs to devise together with AI practitioners and AI compliance experts a reporting template focusing on the intended use of the system. This template aims to provide the necessary in-

formation for conducting impact assessments based on regulations across various AI system uses and to be adaptable to different roles. In so doing, we made two contributions:

1. We designed a comprehensive template for an impact assessment report that is grounded in regulations, and did so by conducting two studies. First, we elicited an initial set of design requirements through literature review and semi-structured interviews with 2 AI compliance experts. Second, we co-designed the impact assessment report template with 14 AI practitioners and 6 AI compliance experts, grounded it in regulatory requirements of the EU AI Act, NIST's AI Risk Management Framework (AI RMF), and ISO 42001 (AI Management System).
2. We populated the template with a real-world use case of an AI system (a companion app designed to improve the meeting experience) and evaluated it with eight AI practitioners and five AI compliance experts from academia and industry. We compared the final report to a baseline report derived from the typical structure of existing impact assessment reports. Participants found that the final report provided more complete information for impact assessments and addressed all AI system components and impacts more broadly than the baseline. Both the final report and the baseline were rated as highly adaptable to different AI uses and adaptable to different roles.

In light of these results, we discuss the implications of our work for designing impact assessment reports and conducting impact assessment.

## Related Work

We surveyed various lines of research that our work draws upon and grouped them into three main areas: (1) eliciting requirements for designing a comprehensive template for an impact assessment report that is grounded in regulations, (2) co-designing the template, and (3) evaluating the template.

### Requirements for Designing a Comprehensive Template That Is Grounded in Regulations

AI impact assessments are defined as structured processes for understanding the implications of proposed AI systems (Stahl et al. 2023). They have been proposed as both law-agnostic self-regulating processes (National Institute of Standards and Technology 2023a,b) and official processes in regulations (European Commission 2024; The Danish Institute for Human Rights 2023; The Government of Canada 2023) and organizational standards (ISO/IEC 2023). For example, the NIST AI RMF, a voluntary guidance framework for organizations that design, develop, deploy, or use AI systems, suggests assessing the beneficial and harmful impacts of AI on individuals, groups, organizations, and society. The EU AI Act (European Commission 2024), the first comprehensive AI regulation in the European Union, requires comprehensive fundamental rights impact assessment for high-risk AI uses deployed by bodies governed by public law, private operators providing public services, and operators assessing creditworthiness and conducting risk assessments for life and health insurance. This impact assessment, conducted before deployment and updated as needed, should

cover affected groups, risks of harm, human oversight, and risk management strategies. Similarly, the world's first ISO 42001 standard for AI management system (ISO/IEC 2023) requires organizations to assess the potential consequences of AI systems on individuals and societies, including human rights, legal positions, and life opportunities.

Despite ongoing efforts to standardize AIIAs (ISO/IEC 2025), a consensus on their content and reporting methods for stakeholders and the public is still lacking (Watkins et al. 2021; Sherman and Eisenberg 2024; European Commission 2024). Stahl et al. (2023) identified and studied 38 AIIAs, showing that they vary widely in topics, focus, and formats, primarily covering human rights (The Council of Europe 2018; Mantelero 2022; The Danish Institute for Human Rights 2023) and ethics (Gebru et al. 2021; The High-Level Expert Group on Artificial Intelligence 2020). The focus of AIIAs varies, assessing the impacts of AI models, systems, or services, typically mentioning use cases only briefly in final reports. However, there is growing agreement that impact assessments should be conducted on specific uses (European Commission 2024; Hupont et al. 2024). In the EU AI Act (European Commission 2024), the specific use determines one of four risk categories (unacceptable, high, limited, minimal), each with its own legal requirements. Similarly, in the NIST framework (National Institute of Standards and Technology 2023a), use-case profiles are required to describe the current state and the desired state of the system, allowing for risk management at different stages of the AI lifecycle.

### Collaborative Design of an Impact Assessment Report Template

To achieve consensus on AIIAs, their report templates should adequately document AI uses, reflect the socio-technical nature of their impacts (Metcalf et al. 2021; National Institute of Standards and Technology 2023b), and accommodate different roles (e.g., developers, researchers, managers, compliance experts) to surface these impacts (Moss et al. 2021; Selbst 2021; The High-Level Expert Group on Artificial Intelligence 2020; Constantinides et al. 2024a). However, existing AIIAs often lack publicly available documentation on their design processes (Johnson and Heidari 2023), raising concerns about whether the current reports' templates meet the diverse needs of stakeholders.

When available, the documentation typically only specifies the nature of the consultations with stakeholders, lacking depth about the types of stakeholders involved and how their input influenced the final design. For example, Microsoft's Responsible AI Impact Assessment Template was developed following discussions with internal collaborators (Microsoft 2022b), while the Canadian ADM template (The Government of Canada 2023) was revised through consultations with relevant stakeholders. In contrast, the Ada Lovelace Institute's Algorithmic Impact Assessment template in healthcare was developed through interviews with potential users from companies, researchers, and impact assessment experts (Ada Lovelace Institute 2022).

Researchers highlight the need for more inclusive, value-sensitive co-design processes (Johnson and Heidari 2023; Sadek et al. 2024) that explicitly incorporate compliance

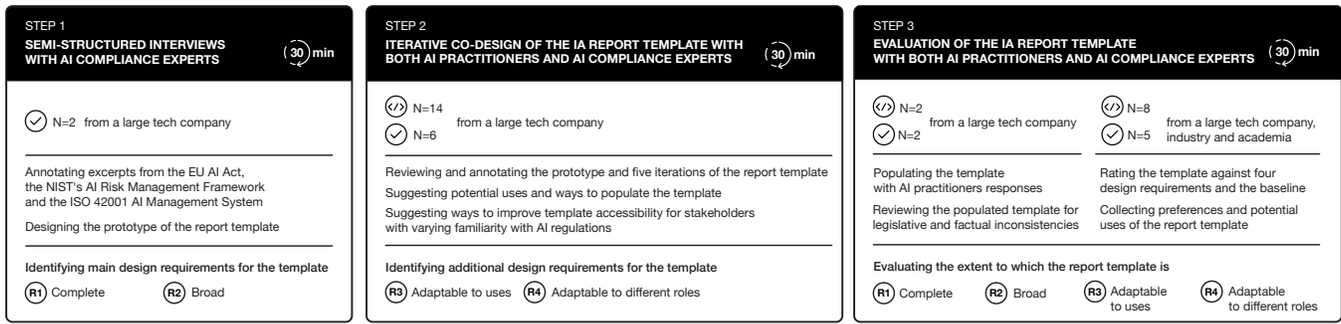


Figure 1: Overview of our three-step method for designing a comprehensive template for an impact assessment report grounded in the EU AI Act, NIST’s AI RMF, and ISO 42001. In the first step, we interviewed AI compliance experts to elicit two design requirements and design the first prototype of the template. In the second step, we engaged both AI practitioners and AI experts to iteratively elicit two additional design requirements and co-design five iterations of the template. In the third step, we populated the final version of the template with AI practitioners’ responses and evaluated it against our four design requirements and the baseline template identified in the literature review of AIAs (Stahl et al. 2023).

experts (Hupont et al. 2024; Constantinides et al. 2024a). For example, OpenLoop’s policy prototyping experiment involved developers, researchers, policymakers, and regulators collaborating to create a new policy and documentation of potential harms and mitigations for automated decision-making systems (Gomes de Andrade and Kontschieder 2021). Similarly, the creators of use case cards detailing AI systems’ intended uses engaged in co-design workshops with UML experts, and EU policy experts (Hupont et al. 2024).

### Evaluation of Impact Assessment Report Template

Even less common than documenting template design processes is the public release of their evaluations (Johnson and Heidari 2023), resulting in a lack of evidence for their effectiveness and contributing to the lack of consensus on what constitutes a comprehensive impact assessment (Schiff et al. 2020; Stahl et al. 2023). User studies evaluating three impact assessment report templates, with students role-playing organizational roles, show that template design influences perceptions of AI risks and stakeholder responsibility for potential harm (Johnson and Heidari 2023). The report’s content can also affect stakeholders’ perceptions and trust (Gaba et al. 2024), especially when it incorporates best practices from information visualization (Franconeri et al. 2021).

More broadly, AIIA evaluations have identified three key pitfalls of current templates. First, AIAs are fragmented and templates fail to encompass the full range of impacts, including environmental concerns, democratic, safety, human agency, and economic factors (Stahl et al. 2023). Second, AIAs are not tailored to multiple stakeholders, with templates featuring unfamiliar terms understandable only by those with technical knowledge or terms with multiple legal meanings (Schiff et al. 2020). Third, AIAs lack supporting questionnaires derived from legal frameworks (Skoric 2023) to ensure templates meet two requirements: completeness of necessary information for risk assessment and broad coverage of system components to identify socio-technical risks.

**Research Gaps.** Current impact assessment reports lack

grounding in established regulations and often focus on specific aspects like human rights or data protection, without fully addressing all relevant compliance issues related to specific uses of AI systems. Moreover, there is no systematic effort to design and evaluate these reports with both AI practitioners and AI compliance experts.

## Methods

To design a comprehensive template for an impact assessment report that is grounded in regulations, we conducted a series of three studies (Figure 1). These studies included literature review and interviews with 2 AI compliance experts, an iterative co-design process with 14 AI practitioners and 6 AI compliance experts, and a user study to evaluate the template with 8 AI practitioners working in industry research and 5 AI compliance experts from industry and academia.

All sessions were conducted via video conferencing over three months, and were recorded and transcribed. We ensured anonymity of data by excluding personal identifiers, and maintained exclusive access to the data for the research team only. All sessions were approved by our organization.

### Eliciting Design Requirements From Literature Review and Semi-structured Interviews With AI Compliance Experts

To elicit requirements for designing a comprehensive template for an impact assessment report that is grounded in regulations, we resorted to previous literature and did so in two steps. First, we reviewed prior academic literature investigating the use of risk assessments, impact reports, and AI documentation for compliance (Skoric 2023; Selbst 2021; Gaumond and Régis 2023; National Institute of Standards and Technology 2023a). We also drew upon five existing AI impact assessment templates (Microsoft 2022b; Fujitsu Research Center for AI Ethics 2022; National Institute of Standards and Technology 2023b; Ada Lovelace Institute 2022; The Government of Canada 2023) and value-sensitive games and cards (Ballard, Chappell, and Kennedy 2019;

Vakkuri et al. 2021; Sadek et al. 2024). Second, we identified the necessary minimum information to conduct impact assessment in line with three frameworks: the EU AI Act (European Commission 2024), the NIST’s AI RMF (National Institute of Standards and Technology 2023a), and the ISO 42001 (ISO/IEC 2023). We selected these frameworks because they have undergone a consensus-driven, transparent process with wide consultations involving various roles such as developers, researchers, managers, and compliance experts. Together, they provide three complementary angles for impact assessment: the EU AI Act offers regulatory compliance, setting a precedent for other AI regulations; the AI RMF provides practical insights for risk management in corporate environments; and ISO 42001 emphasizes organizational best practices. In this step, we started from reviewing the EU AI Act (European Commission 2024) and identifying relevant excerpts that pertain to risk management (Article 9), data governance (Article 10), system monitoring (Articles 14, 15, 72), technical documentation (Articles 11, 12, 18, Annex IV), system transparency (Articles 13, 50), impact assessment (Article 27), and provider obligations (Articles 53, 55). We then reviewed the NIST’s AI RMF (National Institute of Standards and Technology 2023a) and its Algorithmic Impact Assessment template (National Institute of Standards and Technology 2023b). From these two sources, we identified relevant excerpts related to mapping the risks of a system’s use, minimizing its negative impacts while maximizing its benefits, and communicating these aspects to various stakeholders. Finally, from the ISO 42001, we identified excerpts on documenting resources for AI systems (data, tools, systems, computing, and human resources), assessing impacts on individuals, groups of individuals, and society, and reporting AI system details to stakeholders.

Having these excerpts from previous literature at hand, we conducted 30-minute semi-structured interviews with 2 AI compliance experts to jointly annotate the collected excerpts (i.e., the EU AI Act, the NIST’s AI RMF, and the ISO 42001) with high-level topics. We then jointly organized the topics in a thematic and hierarchical manner, resulting in the creation of the first version of the template (Figure 2, V1). Through this joint exercise, we surfaced two main design requirements for an impact assessment report template:

*R1: Complete.* The report template should provide the necessary minimum information to complete an impact assessment in line with selected frameworks (Selbst 2021; Skoric 2023). The scope of this information must be carefully selected to enable consistent reporting, evaluation, and comparison of various AI systems.

*R2: Broad.* The report template should address all AI system components to identify, evaluate, and mitigate broad socio-technical impacts associated with this system’s use. This approach allows for, firstly, identifying specific impacts related to individual system components, such as data sources or algorithms; and secondly, systematically broadening the scope to include other risks.

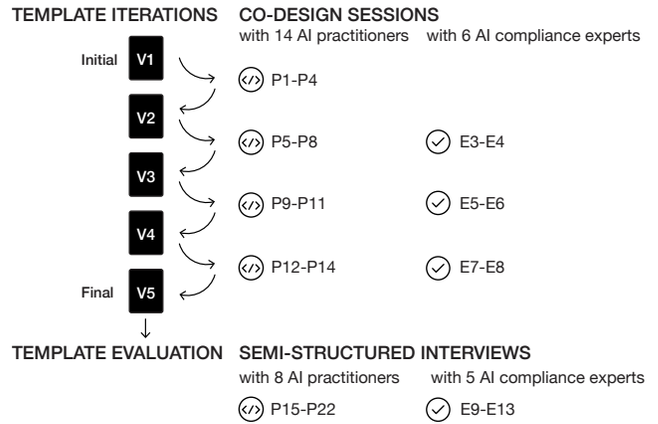


Figure 2: Overview of the iterative co-design process involving 14 AI practitioners and 6 AI compliance experts. Initially, we engaged only AI practitioners (P1-P4), but included other practitioners (P5-P14) and compliance experts (E3-E8) in later iterations. Individual sessions with 3 to 6 participants revealed key usability issues, prompting template iterations tested with new participants. By the fifth iteration, we had gathered sufficient information from the co-design activities, with no new significant insights or usability issues emerging. Therefore, we stopped the activities and transitioned to the template evaluation user study with AI practitioners (P15-P22) and compliance experts (E9-E13).

### Co-designing the Impact Assessment Report Template With AI Practitioners and AI Compliance Experts Through an Iterative Process

After designing the first version of the template, we conducted a series of individual, 30-minute co-design sessions with 14 AI practitioners and 6 AI compliance experts (Figure 2). These sessions aimed to ensure that the template provided sufficient information for impact assessment according to the EU AI Act, NIST’s AI RMF, and ISO 42001, and was usable by various roles in the assessment process.

**Participants.** We aimed to achieve a diverse participant sample using snowball sampling, a method where existing study participants recruit future participants from among their acquaintances. We began by identifying 6 initial participants through an internal mailing list at a large tech company, asking for individuals who were familiar with the EU AI Act and had at least one ongoing AI project. These participants were then asked to refer additional participants from their networks, thus expanding the sample size through successive referrals. We recruited a total of 20 participants (13 male, 7 female, with a median age of 34 years old) representing a variety of AI practitioners such as researchers (9), engineers (2), managers (3), designers (1), and AI compliance experts (6), and potential end users of the template. Their expertise span across various areas including generative AI, machine learning, deep learning, computer vision, AI standardization, and human rights. Additionally, each participant was actively involved in developing or evaluating at least one ongoing AI project during the time of the interviews. AI

practitioners offered practical examples on navigating regulatory challenges in their projects while maintaining innovation. Compliance experts contributed their knowledge of existing regulations, insights from ongoing regulatory works, and lessons learned from reviewing AI system uses. Table 1 provides an overview of the participants' demographics and relevant experience.

**Procedure.** Before the session, we emailed participants with a demographic survey, a brief description of the session goals, the current iteration of the template, and summaries of the EU AI Act, NIST AI RMF, and ISO 42001 (Appendix A). We asked participants to familiarize themselves with these materials and optionally provide preliminary feedback by reviewing and annotating the template. This ensured participants understood the key regulatory frameworks, enabling more informed discussions and efficient use of time to revise the template.

During the session, we first asked participants to evaluate the overall structure and design of the template. We then encouraged them to provide detailed comments on each section, focusing on any critical information they felt was missing or underrepresented. For compliance experts, we specifically sought to identify potential discrepancies in the template for missing information required for impact assessment in current AI regulations. We then asked all participants if they would use the template for their AI systems, and if so, how they would populate it. Finally, we discussed what features could be added to make the template more accessible to users with different roles.

We conducted individual sessions with 3 to 6 participants each, based on research suggesting that the first five participants can identify over 80% of usability issues (Nielsen and Landauer 1993). After each session, we summarized the prevalent issues and revised the template accordingly. The revised template was then tested in co-design sessions with the next batch of participants. Initially, we started the sessions exclusively with AI practitioners and included both AI practitioners and compliance experts after the first iteration.

By the time we produced the fifth version of the template (see iteration descriptions in Appendix B), we had gathered enough information from the co-design activities with AI practitioners and AI compliance experts that no new significant insights or usability issues were emerging. This indicates that the template had been refined to the point where additional testing was unlikely to yield further meaningful improvements. Following the approach of prior co-design studies (Hupont et al. 2024) and cyclical action research (Vakkuri et al. 2021), we concluded the template iterations at this stage and moved on to conducting a user study.

**Analysis.** After each co-design session, two authors conducted an inductive thematic analysis (bottom-up) of the session's transcripts, following established coding methodologies (Saldaña 2015; Miles and Huberman 1994; McDonald, Schoenebeck, and Forte 2019). The authors used the Figma<sup>1</sup> platform to capture participants' feedback in sticky notes, and collaboratively created themes based on these notes. They discussed and resolved any disagreements that arose

during the analysis process to derive a list of usability issues to be addressed in the next iteration of the template.

This co-design sessions with AI practitioners and compliance experts surfaced two additional design requirements, which led to the design of a template in which no further refinements were deemed necessary (Figure 2):

*R3: Adaptable to uses.* The report template should apply to a wide range of AI systems, their possible uses, and their application domains. It should also offer the flexibility to modify, or omit sections that may not apply to specific systems or their development stages, allowing for a more accurate and relevant evaluation.

*R4: Adaptable to different roles.* The report template should have a clear, self-contained structure with understandable sections, headings and subheadings. This allows users with different roles and levels of expertise with AI systems to effectively use it and participate in the impact assessment process.

## Evaluating the Impact Assessment Report Template

To then evaluate the final template, we first populated it with a real-world use of an AI system that was developed in the same large tech company and then conducted a user study to evaluate the populated report produced for this system's use with 8 AI practitioners and 5 AI compliance experts.

### Populating the Impact Assessment Report Template.

To populate the template, we employed a three-step semi-automatic method, which included soliciting AI practitioners responses and reviewing these responses with AI compliance experts.

In the first step, we compiled a bank of statements to gather responses from AI practitioners. To do so, we sourced statements from responsible AI guidelines (The High-Level Expert Group on Artificial Intelligence 2020; Constantinides et al. 2024a), documentation standards (Selbst 2021; Geburu et al. 2021; Holland et al. 2020; Bender and Friedmann 2018; Mitchell et al. 2019; Sokol and Flach 2020; Raji et al. 2020), checklists and impact assessment questionnaires (Madaio et al. 2020; Golpayegani, Pandit, and Lewis 2023; Skoric 2023; National Institute of Standards and Technology 2023b). Next, we reviewed these statements, linking them to the relevant excerpts from the EU AI Act, the NIST AI RMF, and the ISO 42001, and grouping similar ones together. This process resulted in a list of 32 statements grounded in regulations and best responsible AI practices, designed to systematically gather information about the system's use, components, and data, team involvement, and the associated risks, mitigations, and benefits (Table 3, Appendix C). They also directly map to the sections of our template.

In the second step, we reached out to 2 AI practitioners—a researcher and a designer—who had contributed to the development of an AI-based meeting companion app. We asked them to provide responses to these 32 statements.

In the third step, two authors manually parsed the practitioners' responses, placing them in the template to complete the report (Figure 3). We then consulted 2 AI compliance

<sup>1</sup><https://www.figma.com/>

Table 1: Demographics of AI compliance experts (E1-E2) who participated in semi-structured interviews and demographics of AI practitioners (P1-P14) and AI compliance experts (E3-E8) who participated in co-design sessions of the impact assessment report template. AI compliance experts highlighted that the current templates lacks scaffolding elements understandable to various roles and often miss the effects on individuals outside the direct users or subjects. AI practitioners recognized the need for these elements but struggle to define impacts on stakeholders beyond direct users, such as organizations, individuals, and societies, which are frequently referenced in regulations.

Template version	ID	Gender	Age	Education	Expertise	Yrs of expr. in AI	Role
V1	E1	Female	39	M.L.	AI governance	4	compliance expert compliance expert
	E2	Male	43	MSc	AI procurement	5	
V2	P1	Female	33	PhD	deep learning	5	researcher
	P2	Male	30	PhD	machine learning	5	researcher
	P3	Male	33	PhD	machine learning	5	researcher
	P4	Male	32	PhD	machine learning, NLP	7	researcher
V3	P5	Male	35	PhD	embedded machine learning	5	manager
	P6	Male	28	PhD	mobile sensing	6	researcher
	P7	Male	37	PhD	NLP	10	researcher
	P8	Female	33	PhD	machine learning	2	engineer
	E3	Female	47	MA	human rights impact assessment	1	compliance expert
E4	Female	33	MSc	standardization	7	compliance expert	
V4	P9	Male	59	BSc	generative AI	2	designer
	P10	Male	32	MSc	machine learning, NLP	6	researcher
	P11	Male	27	MSc	machine learning	4	researcher
	E5	Male	43	M.L.	licensing	1	compliance expert
	E6	Female	34	PhD	standardization	6	compliance expert
V5	P12	Male	43	PhD	machine learning, computer vision	7	researcher
	P13	Male	40	PhD	computer vision, bioinformatics	5	researcher
	P14	Female	26	MSc	AI UX design	3	designer
	E7	Female	42	M.L.	AI case approval	3	compliance expert
	E8	Male	50	MA	AI procurement	5	compliance expert

experts, whom we had interviewed during the requirement elicitation phase, to review the report. They marked any legislative inconsistencies in the sections reporting risks and any factual inconsistencies in the sections reporting mitigation strategies and benefits. Upon inspecting the marked report, we found that the experts agreed on their assessments, and the report did not contain any inconsistencies.

In addition to the report, we included a baseline condition to compare against our final template. For the baseline, we derived a generic impact assessment template for AI system use, based on the typical structure of existing impact assessment reports identified by Stahl et al. (2023). This generic template consisted of three sections: the first, “Intended Use”, included a description of the use (covering the technology and application area) and stakeholders affected by the use; the second, “Risks”, covered human rights risks, ethical risks, data protection and privacy risks, safety risks, and security risks; and the third, “Mitigation measures”, detailed technical and organizational measures for mitigating risks. The baseline content was the same as the final report except for describing intended use through full sentences, reorganizing risks and mitigations under different categories, and lacking the enumeration of benefits. Figures 6 and Figure 7 in Appendix D present the populated final impact assessment report and the baseline used in the user study.

**Conducting a User Study for Evaluating the Populated Impact Assessment Report.** We conducted a user study in the form of semi-structured 30-minute interviews with 8 AI practitioners from the same large tech company and 5 AI compliance experts from both industry and academia. Specifically, our evaluation ought to answer four questions:

*Q1:* To what extent does the report’s content contain all necessary minimum information for conducting impact assessments in line with AI regulations (R1)?

*Q2:* To what extent does the report’s content address all

AI system components to identify, evaluate, and mitigate socio-technical risks of the system’s use (R2)?

*Q3:* To what extent is the report’s template adaptable to different AI system uses (R3)?

*Q4:* To what extent is the report’s template adaptable to different roles (R4)?

**Participants.** We recruited 8 AI practitioners working in the tech industry, with various roles and expertise, including engineers specializing in computer vision, and researchers in deep-learning. Additionally, 5 AI compliance experts took part in the study, who work in industry (3) and academia (2). Table 2 summarizes participants’ demographics.

**Procedure.** Before conducting the interviews, we sent an email to all participants. This email included a brief description of the study and a short survey focusing on demographics. The survey solicited details about the participants’ age, area of expertise, professional role, and years of experience in developing AI systems (Appendix E). Furthermore, we attached brief overviews of the EU AI Act, the NIST AI RMF and the ISO 42001 (Appendix A). We requested the participants familiarize themselves with these documents to ensure a thorough evaluation of the template for alignment and more focused discussions during the interviews. Our organization gave its approval for the study. Again, we maintained data anonymity, removed personal identifiers, and restricted data access to the research team only.

During the interviews, we presented participants with both the populated final impact assessment report (Figure 6, Appendix C) and the baseline (Figure 7, Appendix C) for the AI-based meeting companion. Participants read each report for up to 15 minutes, alternating between them to avoid learning effects. After each reading, participants rated 12 statements (Figure 4 S1-S12) related to the four design requirements identified from the co-design sessions, using a Likert scale from 1 (strong disagreement) to 5 (strong agree-

ment). We then asked participants about their preferences, dislikes, and how they would adapt both report templates to their own work. Finally, two authors transcribed the interviews and conducted an inductive thematic analysis.

**Analysis.** First, we computed the average Likert scale score for each statement (Figure 4) for both the final report and the baseline. Second, two authors conducted an inductive thematic analysis (bottom-up) of the interview transcripts, following established coding methodologies (Saldaña 2015; Miles and Huberman 1994; McDonald, Schoenebeck, and Forte 2019). The transcripts included how the report’s content provides all information needed for conducting impact assessment, how usable is each template, and any other preferences or dislikes. The authors used the Figma platform to capture participants’ answers in sticky notes, and collaboratively created themes based on these notes. They discussed and resolved any disagreements that arose during the analysis process. Each theme included quotes from at least two participants, signifying that data saturation was reached (Guest, Bunce, and Johnson 2006).

## The Impact Assessment Report Template

The final template organizes information into five modular sections (Figure 3A-E), allowing to add, remove or rearrange sections as needed (addressing R3):

**Section 1: Information on the System’s Use and Teams.** The section begins with a clear description of the system’s intended use (Figure 3A), including its intended purpose, the technical capabilities that enable this use, the area or sector chosen for its application (including its geographic and temporal extent), any natural persons and groups likely to be affected by this use, and any natural or legal persons who have authority over it. This description mirrors the five risk assessment components identified by Golpayegani (Goodell et al. 2021): *purpose*, *capability*, *domain*, *user*, and *subject* that provide information necessary for conducting the risk assessment based on the EU AI Act (addressing R1). Users could specify these components using external dictionaries, such as the Vocabulary of AI Risks (Golpaygani, Pandit, and Lewis 2023), which contains pre-defined descriptions for each of these concepts sourced directly from the Act.

Following that, the section contains two subsections related to system’s underlying components (including its machine learning models, third-party technologies, and mechanisms for system’s monitoring) and data (addressing R2). Afterwards, it contains a subsection related to system’s evaluation at different stages of the system’s lifecycle (e.g., development, deployment, and use as per AI RMF) including description of the system’s performance, accuracy, reliability, and limitations (e.g., the reasonably foreseeable misuse). The section concludes by disclosing the diversity of the teams overseeing the system’s use at different stages.

Additional subsections could be included to address specific regulatory requirements of different regions or to provide more contextual information about the system’s use, such as previous experiences with the deployment of similar systems (addressing R3 and R4).

Impact Assessment Report Template  
The AI System's Name current phase of the system's lifecycle

**A Section 1 Information on the System's Use and Teams**

1.1 **System's Use.** Description of the system's intended use:  
**Purpose.** Objective intended to be accomplished through the system's use.  
**Capability.** Technical capability that enables the realization of the purpose.  
**Domain.** The area or sector selected for the system's use.  
**AI User.** Entities or individuals in charge of deploying and managing the system.  
**AI Subject.** Individual, group or organization impacted by the system's use.

1.2 **System Components.** Description of the system's underlying components, including machine learning models and third-party technologies, and monitoring of the system's use.

1.3 **System Data.** Description of input data, training data, validation data, and testing data.

1.4 **System Evaluation.** Description of the system's performance, accuracy, reliability, and limitations, including the reasonably foreseeable misuse.  
**Evaluation at development stage.**  
**Evaluation at deployment stage.**  
**Evaluation at use stage.**  
**Limitations.**

1.5 **Teams.** Description of the diversity and ethical skills of the teams overseeing the system's development, deployment, or use.

**B Section 2 Risks**

**Summary statement.** Outlining the main risks for individuals, groups of individuals, society, and environment that can result from the AI system's use.

2.1 **Capability Risks.** Outlining the main risks originating from **System Components and Data**, and the processes, including **System Evaluation and Teams**, by which these systems and components are created.  
Main Risk 1.   Risk likelihood Risk level  
Main Risk 2.   Risk likelihood Risk level

2.2 **Human Interaction Risks.**

2.3 **Systemic Impact Risks.**

**C Section 3 Mitigation Strategies**

**Summary statement.** Outlining the main mitigation strategies for the risks associated with the system's use.

3.1 **Mitigations of the Capability Risks.**

3.2 **Mitigations of the Human Interaction Risks.**

3.3 **Mitigations of the Systemic Impact Risks.**

**D Section 4 Benefits**

**Summary statement.** Outlining the main benefits of the system's use.

4.1 **Capability Benefits.**

4.2 **Human Interaction Benefits.**

4.3 **Systemic Impact Benefits.**

**E Section 5 Governance**

<b>Reporting Risks</b>	<b>Registered Office</b>	<b>Compliance Certificates</b>
Helpline, Reporting portal, Mail, Address.	Name of the company, Address.	<input type="text"/> <input type="text"/>

Last report update: 29 Feb 2024

Figure 3: The final template for an Impact Assessment Report. Section 1 provides information on the system’s use, components, data, evaluation, and teams; Section 2 lists potential risks; Section 3 lists mitigation strategies; Section 4 outlines the anticipated benefits from the system’s use; and Section 5 outlines information about reporting mechanisms and who is responsible for the governance of the use.

**Section 2: Risks.** This section lists potential risks (Figure 3B) associated with putting the system into use (addressing R2). To begin with, it presents a brief summary statement outlining the main risks that may undermine safety, rule of law, fundamental rights, health, environment, and democracy. It then lists all the specific risks of system’s use grouped into risks stemming from the *system’s capability* (i.e., the technical components of the AI system), *human interaction* (i.e., experiences of people interacting with the AI system), and *systemic impact* (i.e., societal, economic, and environmental impacts of the AI system’s use). This grouping aligns with a three-layered framework for evaluating so-

ciotechnical harms by Google DeepMind (Weidinger et al. 2023). It was selected because AI practitioners found it more approachable (addressing R4), based on feedback indicating difficulties in envisioning realistic risks across stakeholders (i.e., organizations, individuals, groups of individuals, and societies) listed in the EU AI Act, AI RMF, and ISO 42001. For each risk listed in the section, we have added to the template two empty placeholders specifically for ‘Risk likelihood’ and ‘Risk level’. This encourages users of the template to categorize each risk’s impact by estimating its probability and potential impact as high, medium, low, respectively, and record these assessments in the provided placeholders. This facilitates impact assessment per ISO 42001 (addressing R1) and allows estimation of the overall risk level score of the use as a combination of the risk likelihoods and risk levels.

**Section 3: Mitigation Strategies.** This section lists mitigation strategies (Figure 3C) designed to address and minimize the previously identified risks of system’s use (addressing R2). The section provides a brief summary statement highlighting the main mitigation strategies for the system’s use, and then a list of mitigation strategies for each risk group identified in Section 2 (Figure 3B).

**Section 4: Benefits.** This section outlines the anticipated benefits and positive impacts resulting from the system’s use (Figure 3D). First, the section provides a brief summary statement covering direct and indirect advantages for users, organizations, and society, emphasizing potential long-term positive effects. It then lists all the benefits of the system’s use grouped into themes, such as improving access to quality education. By doing so, the section balances the discussion of risks and fosters a comprehensive understanding of the overall impact of the system’s use.

**Section 5: Governance.** This final section (Figure 3E) outlines information about reporting mechanisms (e.g., dedicated email, phone number, the registered office) and who is responsible for the governance of the use (e.g., European conformity marking and other compliance certifications issued so far for the use; addressing R2).

The template provides clear section and subsection titles to help users quickly identify the content they are looking for (addressing R4). Having public interpretability in view, we also applied best practices from Information Visualization such as consistent formatting style throughout the template, including headings, sans-serif fonts, and ample white spacing (Franconeri et al. 2021).

The resulting template aligns with regulatory guidelines (European Commission 2024; National Institute of Standards and Technology 2023a) while offering an alternative approach to current reporting practices (Stahl et al. 2023). Instead of broadly considering the AI models or systems, we have focused our template on the system’s intended use for which prevalent documentation is typically limited to a brief textual description without a standardized format (World Economic Forum 2022).

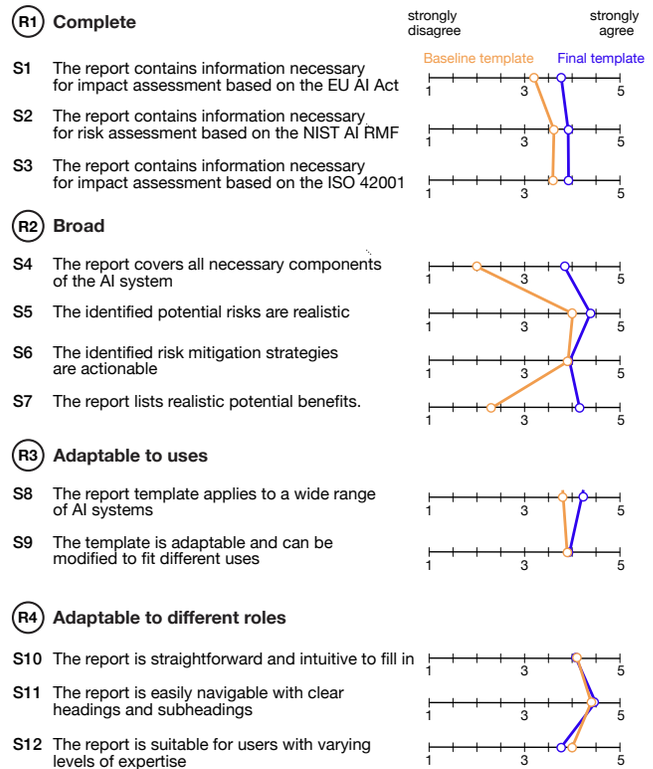


Figure 4: Ratings on twelve statements regarding the four requirements – R1: Complete, R2: Broad, R3: Adaptable to uses, and R4: Adaptable to different roles – for both the baseline template and the final template. Participants found that the final report provided more complete information for impact assessments (R1) and addressed all AI system components and impacts more broadly than the baseline (R2).

## User Study of the Impact Assessment Report Template

We report the quantitative results with the qualitative results, which add the participants’ perspectives on what could be improved in the next co-design iterations.

**Quantitative results.** Participants found that the final report provided more complete information for conducting impact assessments than the baseline across all three frameworks (Figure 4, R1). The report received the highest ratings for alignment with the NIST AI RMF and ISO 42001, and the lowest for the EU AI Act. Participants also found that the final report provided a broader scope in addressing all AI system components and the impacts of their use compared to the baseline (Figure 4, R2). In terms of adaptability to different uses (Figure 4, R3), participants found the final report slightly more applicable to a wide range of AI systems than the baseline. Regarding adaptability to different roles (Figure 4, R4), all participants rated both the final template and the baseline as very straightforward and intuitive to complete, easy to navigate with clear headings and sub-headings, and suitable for users with varying roles.

Table 2: Demographics of AI practitioners (P15-P22) and AI compliance experts (E9-E13) from industry and academia (marked with \*) who participated in the template evaluation user study.

Group	ID	Gender	Age	Education	Expertise	Yrs of expr. in AI	Role
AI Practitioners	P1	Female	33	PhD	deep learning	5	researcher
	P2	Male	30	PhD	machine learning	5	researcher
	P3	Male	33	PhD	machine learning	5	researcher
	P4	Male	32	PhD	machine learning, NLP	7	researcher
	P5	Male	35	PhD	embedded machine learning	5	manager
	P6	Male	28	PhD	mobile sensing	6	researcher
	P7	Male	37	PhD	NLP	10	researcher
	P8	Female	33	PhD	machine learning	2	engineer
AI Compliance Experts	E9	Female	47	MA	human rights law	1	manager
	E10	Female	33	MSc	standardization	7	executive advisor
	E11*	Female	25	PhD	impact assessment	5	researcher
	E12*	Female	32	MSc	policy making, content moderation	2	researcher
	E13	Male	44	MSc	audit, risk assessment	2	manager

**Qualitative results.** AI practitioners found the final template and its sections helpful. For example, P6 stated that “*I really like it [the template] covers various aspects of the system like its components and data*”. Practitioners also praised the template’s simplicity. P3 stressed they “*like its simplicity as it helps me deal with the complexity of the AI system*”, for example by scoping well the intended use of the system, which P7 summarized as “*you see it [five-format component], and it sticks with you*”. All 8 AI practitioners praised the idea of grounding the report’s content in the EU AI Act articles. For example, P8 stated that “*these risks are citing the specific sections of the Act [...] It’s definitely enough information to convince me that it [the meeting companion] is high risk*”. This was more evident when our participants commented about the risks section of the report. Specifically, P1 mentioned that “*the risk section is a good start for understanding how it [the meeting companion] can be misused*”. However, AI practitioners also saw a number of improvements. Six respondents highlighted the need for automated tools to populate the report. E10 stated that “*it is very much about discovering risks and I strongly believe that we should use automated tools and GenAI to aid in that process to prompt with the right kind of responses*”.

AI compliance experts have confirmed that the final template effectively addresses two aspects of integrating and managing AI systems within organizational processes. First, the final template promotes the integration of AI-driven processes with existing, well-established organizational procedures. As stated by E13, “*the approach with the evaluation during development, deployment and use is quite familiar to anyone really involved in product development. This feedback must have been given by developers and I agree - completing the template should not be an additional burdensome process, but something that is integrated into what we are already used to doing*”. Second, by advocating for the blending of multiple taxonomies and frameworks, the template ensures a thorough and comprehensive approach to risk assessment. This method helps prevent the oversight of potential risks by discouraging a narrow focus on single frameworks. As summarized by E10, “*I see your intention not to focus on only one risk taxonomy. If you want to make sure that you are covering everything, it is very good to start with one taxonomy and blend in taxonomies from other frameworks. There are no clear boundaries between risks; they overlap and create different categories across*

*frameworks. In reality, these frameworks interact and mix to some extent.*” To see how, E12 explained how the same term “systemic risk” has multiple meaning based on the regulation: “*very large online platforms and search engines, e.g., providing AI-based recommender systems, need to perform a systemic risk assessment under the Digital Services Act, which specifies four categories of such risks [the dissemination of illegal content, negative effects for the fundamental rights; negative effects for the civic discourse, electoral processes, and public security; and negative effects in relation to gender-based violence, the protection of public health and minors and serious negative consequences to the person’s physical and mental well-being]. However, systemic risk in the EU AI Act relates also to the general purpose AI models and refers to negative effects on public health, safety, public security, fundamental rights, or the society*”.

Both AI practitioners and AI compliance experts stressed the importance of the inclusion of expert oversight to elevate the quality and reliability of the assessments carried out jointly by these stakeholders. E9, AI compliance expert, echoed AI practitioners’ perspectives: “*the biggest challenge is ensuring teams have the necessary skills and knowledge to complete the assessment. Good written guidelines and preferably some expert guidance and oversight would lead to better results*”. Participants also envisioned using the template not only at the pre-deployment stage right before the compliance but also as a tool to guide the design stage of AI uses. P7, researcher, noted that the template “*suits all roles and summarizes the design decisions made so far. It has a different structure than typical compliance reports, where each section has a topic-specific focus and is relevant only for certain experts*”. E12, a compliance expert, suggested that “*the template can be completed not only at the development stage but also every time the socio-technical context changes*”. To illustrate this point, they gave the example of the national system that evaluates the chances of specific groups in the labor market, which was not usable during the COVID-19 pandemic, and for which similar risks had not been foreseen in the limitations of the system.

## Discussion

We contextualize our template within prior literature, then discuss its implications, limitations, and future research.

### Differences with Existing Templates

We compared our template with the Algorithmic Impact Assessment template from NIST (National Institute of Standards and Technology 2023b), Microsoft’s Responsible AI Impact Assessment Template (Microsoft 2022b), Credo AI’s Standardized Risk Profile (Sherman and Eisenberg 2024), and the Algorithmic Impact Assessment from the Ada Lovelace Institute (Ada Lovelace Institute 2022), and identified four key differences. First, our template enhances cross-company comparisons by aligning closely with legislation rather than relying on framework-specific biases or company-specific risks. Second, unlike existing templates which focus heavily on risks, ours equally emphasizes both risks and benefits. Third, there is variation in the extent of guidance provided for completing the templates. NIST’s (National Institute of Standards and Technology 2023b), Microsoft’s (Microsoft 2022a), and the Ada Lovelace Institute’s (Ada Lovelace Institute 2022) offer guidebooks on how to produce a report. Rather than leaving stakeholders with a blank report and a guide, we offer a guidebook through our 32 simple statements that alleviate potential anxiety associated with an empty page and facilitate the identification of risks and benefits. Finally, whereas other templates have separate sections for legal and compliance issues, ours integrates these aspects throughout.

### Theoretical and Practical Implications

#### Embedding AI governance in impact assessment reports.

We introduced a standardized template that not only facilitates risk assessment in accordance with the EU AI Act, the NIST’s AI RMF, the ISO 42001 but also serves as a model for integrating regulatory considerations into AIAs. Our work contributes to co-designing and validating improved AIAs and the processes and workflows surrounding them (Skoric 2023). This includes developing new tools and methodologies that are practical and adaptable to enhance the quality and effectiveness of impact assessments in the AI context. They provide a comprehensive and practical framework for companies to navigate the complexities of AI regulation, ensuring both compliance and ethical responsibility in AI development and implementation.

**Facilitating contextual evaluation.** Finding the right balance between making impact assessment template general enough to apply to various AI systems and specific enough to provide meaningful assessments for each unique system’s use is a significant challenge (Stahl et al. 2023). We partly addressed this challenge by adding specific subsections into the template. These subsections cover the five components comprehensively describing the system’s use, the three key stakeholders, and the three stages of the system’s lifecycle. By doing so, we assist stakeholders in systematically documenting the intended use for which the system was built, ensuring that it meets performance and safety criteria across different situations (Johnson and Heidari 2023).

**Improving stakeholder engagement.** Our report template can be utilized by individual team members or as a group. For teams that are new to impact assessments, working through this framework can be an educational experience that helps in building understanding and skills related to responsible AI practices. Future work on improving stakeholder engagement should explore alternative interactive tools that effectively balance various methods of eliciting system information and envisioning system impacts, such as divergent and convergent thinking styles (Selbst 2021).

### Limitations and Future Work

**Generalizability.** Our results are based on a pool of study participants who were familiar with the EU AI Act, the NIST framework and ISO standard. Including a broader range of roles beyond managers, designers, and researchers may yield different results. Future studies should include participants with different levels of knowledge about AI regulations. They should also evaluate how well impact assessment reports explain the risks and benefits of AI to everyone and find ways to help people understand important AI regulations and laws.

**Propagating biases in impact assessment.** AIAs, like other responsible AI tools, have inherent biases from their design choices (e.g., excluding potential users (Moss et al. 2021)). The quality of our report template depends on the accuracy and completeness of user-provided information. Using biased or incomplete data can lead to incorrect assessments, making problems seem smaller than they really are because people might be afraid to report negative impacts. To fix this, future research should include external perspectives by holding workshops, involving independent experts and marginalized groups, and regularly checking the results with new team members (Raji et al. 2020; Ada Lovelace Institute 2022).

**Automated tools pre-populating the template.** Automated tools can help make gathering data for templates easier and less prone to mistakes. Large Language Models (LLMs) can help fill out impact assessment reports by generating lists of AI users and subjects (Buçinca et al. 2023), identifying intended and unintended uses (Wang et al. 2024; Herdel et al. 2024), and listing potential risks and benefits (Constantinides et al. 2024b; De Miguel Velazquez et al. 2024). Bogucka et al. (2024) have recently proposed a semi-automatic system that collects input from stakeholders about an AI system’s use, uses LLMs to find additional risks, mitigation strategies, and benefits, and pre-fills reports for experts to review.

**Responsible by Design.** AIAs are usually conducted at the pre-deployment stage for legal compliance. However, after our co-design process and user studies which began with compliance as a focal point, we learned that reports should be updated not only when lifecycle stages change (e.g., from design to development), but also when the socio-technical context shifts. This underscores the challenge of balancing a fixed impact assessment template with the significant learning benefits users gain from engaging with it to “think differently” about AI. Without clear updates, users may lack the

critical thinking and ethical deliberation needed, ultimately reducing empathy for those impacted by AI uses.

### **Conclusion**

We developed an impact assessment template with input from 16 AI practitioners and 6 compliance experts, designed to align with standards such as the EU AI Act, NIST AI RMF, and ISO 42001. A user study involving other 8 company AI practitioners and 5 compliance experts confirmed that our template effectively captures AI system impacts, serving as a starting point for navigating regulatory compliance and fostering responsible design.

## Researcher Positionality Statement

In this study, we, the authors, are based in a Western country and engage predominantly in industry and academic research during the 21<sup>st</sup> century. Our team includes two women and two men from Southern, Eastern, and Central Europe, representing a variety of ethnic backgrounds. Our collective expertise spans several fields such as human-computer interaction, ubiquitous computing, software engineering, artificial intelligence, natural language processing, data visualization, and digital humanities. Our positionality may influence the inherent subjectivity in formulating our research, choosing our methods, structuring our co-design and evaluation sessions, interpreting and analyzing data, and addressing the needs of study participants in future iterations of the template (Frluckaj et al. 2022).

As researchers in a predominantly Western setting, we understand the critical importance of broadening the scope of perspectives in our research, particularly to include voices from outside academic and industry spheres. We are committed to promoting future research that is conducted by and with individuals from a wide range of backgrounds, especially those with personal experiences of the impacts of AI systems. This inclusive approach will deepen our understanding and help us develop research methods that are truly responsive to the needs of diverse roles and often underrepresented communities.

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## Appendix

### (A) Summaries of the EU AI Act, NIST AI RMF, and ISO 42001 AI Risk Management Standard

**EU AI Act.** The Artificial Intelligence Act (AI Act) is an upcoming regulatory framework for artificial intelligence in European Union. It analyses AI systems in various uses and categorizes them based on the risk they present to users into unacceptable risk, high-risk, limited risk and minimal risk uses.

AI systems classified as high-risk and deployed by public bodies, private operators providing public services, or operators assessing creditworthiness and conducting risk assessments for life and health insurance must include reports with technical documentation and a mandatory assessment of their impact on fundamental rights. This impact assessment, conducted before deployment and updated as needed, should cover affected groups, risks of harm, human oversight, and risk management strategies. The information necessary for these reports is related to the following articles:

- Article 9: Risk management system  
<https://artificialintelligenceact.eu/article/9/>
- Article 10: Data and data governance  
<https://artificialintelligenceact.eu/article/10/>
- Article 11: Technical Documentation and Annex IV: Technical documentation  
<https://artificialintelligenceact.eu/article/11/>  
<https://artificialintelligenceact.eu/annex/4/>
- Article 12: Record-keeping  
<https://artificialintelligenceact.eu/article/12/>
- Article 13: Transparency and provision of information to deployers  
<https://artificialintelligenceact.eu/article/13/>
- Article 14: Human oversight  
<https://artificialintelligenceact.eu/article/14/>
- Article 15: Accuracy, robustness and cybersecurity  
<https://artificialintelligenceact.eu/article/15/>
- Article 16: Obligations of providers of high-risk AI systems  
<https://artificialintelligenceact.eu/article/16/>
- Article 18: Documentation keeping  
<https://artificialintelligenceact.eu/article/18/>
- Article 27: Fundamental rights impact assessment for high-risk AI systems  
<https://artificialintelligenceact.eu/article/27/>
- Article 50: Transparency obligations for providers and users of certain AI systems  
<https://artificialintelligenceact.eu/article/50/>
- Article 53: Obligations for providers of general-purpose AI models  
<https://artificialintelligenceact.eu/article/53/>
- Article 55: Obligations for providers of general-purpose AI models with systemic risk  
<https://artificialintelligenceact.eu/article/55/>

- Article 72: Post-market monitoring by providers and post-market monitoring plan for high-risk AI systems  
<https://artificialintelligenceact.eu/article/72/>

**US NIST AI Risk Management Framework.** The Artificial Intelligence Risk Management Framework is a voluntary guidance framework for organizations that design, develop, deploy, or use AI systems, aimed at helping them manage the risks associated with these systems. The framework is divided into two parts. The first part discusses how organizations can frame the risks related to AI and outlines the characteristics of trustworthy AI systems. These characteristics include being: valid and reliable, safe, secure and resilient, accountable and transparent, explainable and interpretable, privacy-enhanced, and fair with harmful bias managed.

The second part, the core of the framework, describes four specific functions to help organizations address the risks of AI systems in practice:

- Govern – cultivate a culture of risk management
- Map – identify risks specific to context of use,
- Measure – assess, analyze, and track identified risks,
- Manage – prioritize risks and act upon their potential impact.

Source: <https://airc.nist.gov/home>

**ISO/IEC 42001 AI Risk Management.** This standard is directed to organizations that use, develop, monitor or provide products or services that utilize AI. Organizations shall establish a process to assess and document the potential consequences for individuals, groups of individuals, and societies that may result from the AI system throughout its life cycle.

Specifically, the organization should assess whether an AI system affects:

- the legal position or life opportunities of individuals;
- the physical or psychological well-being of individuals;
- universal human rights;
- societies.

Organization should consider documenting:

- the intended use of the reasonable foreseeable misuse of the AI system;
- positive and negative impacts of the AI system to the relevant individuals and societies;
- predictable failures, their potential impacts and measures taken to mitigate them;
- relevant demographic groups the system is applicable to;
- complexity of the system;
- the role of humans in relationships with system, including human oversight capabilities, processes and tools, available to avoid negative impacts;
- the resources of the AI system, including data, tools, systems, computing, and human resources (e.g., employment and staff skilling).

Source: <https://www.iso.org/standard/81230.html>

## (B) TEMPLATE ITERATIONS

**V1** The primary concern with the first iteration with AI practitioners was the lack of evaluation details when the system is deployed in different contexts. P1 mentioned that *“I didn’t see anything about how we were going to evaluate whether it was working in deployment [...] some sort of details is needed about system’s use in actual deployment and what are the risks”*. To resolve this issue, we added a new subsection “System evaluation”, that can be expanded with detailed information on the outcomes of evaluation activities at each stage of the system’s lifecycle: development, deployment, and use (Figure 5).

**V2** The primary concerns with the second iteration were about the unclear description of the system’s intended use and the limitations of this use. Participants stated that the template was either missing key components or its presentation made it hard for them to read. As P04 put it, *“I’m missing description about the users of the system”*.

First, to clarify the system’s use, we divided its description into five subsections matching the risk assessment components identified by Golpayegani (Goodell et al. 2021): purpose, capability, domain, user, and subject. Such a division provides all necessary information needed for conducting the risk assessment based on the EU AI Act. Users could specify these components using external dictionaries, such as the Vocabulary of AI Risks (Golpayegani, Pandit, and Lewis 2023), which contains lists of pre-defined descriptions for each of these concepts sourced directly from the Act. Second, after the “Evaluation” subsection, we added a sub-section to list system’s use limitations. This subsection can cover for example the reasonably foreseeable misuse: the use of an AI system in a way that is not in accordance with its intended use, but which may result from reasonably foreseeable human behaviour or interaction with other systems, including other AI systems.

**V3** The primary concerns with the third iteration were a lack of information about the governance of the use and a lack of a systematic way of reporting risks, mitigations, and benefits of this use based on the origins of the risks or benefits and whom they can impact. For example, P10, wanted *“to see a bit more about the actual system to understand the system’s transparency and its broader impact on society”*. Additionally, E04 stated that when she *“tried to explain to our teams that we need to surface risks for organization, individuals, groups of individuals, and societies, they found it too complicated and too remote to how currently we think about our tools and business.”*

To resolve the first issue, we added to the template the final section with risk reporting methods (e.g., dedicated email, phone number, the registered office) and compliance certifications. To resolve the second issue, we proposed to divide the “Risks”, “Mitigations”, and “Benefits” sections into three subsections each, aligning them with a three-layered framework for evaluating sociotechnical harms (Weidinger et al. 2023) for risks stemming from the *system’s capability* (i.e., the technical components of the AI system), *human interaction* (i.e., experiences of people interacting with the AI system), and *systemic impact* (i.e.,

societal, economic, and environmental impacts of the AI system’s use).

**V4** The primary concern with the fourth iteration was the lack of scaffolding elements supporting populating the template. To provide such elements for each section of the template, we examined guidelines and questions proposed in documentation standards (Selbst 2021; Gebru et al. 2021; Holland et al. 2020; Bender and Friedman 2018; Mitchell et al. 2019; Sokol and Flach 2020; Raji et al. 2020), questionnaires grounded in regulations (The High-Level Expert Group on Artificial Intelligence 2020; Constantinides et al. 2024a), and checklists (Madaio et al. 2020; Golpayegani, Pandit, and Lewis 2023; Skoric 2023; National Institute of Standards and Technology 2023b) that structure ad-hoc practices in responsible AI. This resulted in a list of 32 statements that allow to systematically gather information about the system use, system components and data, the team involvement, and the risks, mitigations and benefits related to system’s use (Table 3).

## (C) LIST OF 32 STATEMENTS TO SYSTEMATICALLY COLLECT INFORMATION FOR THE IMPACT ASSESSMENT REPORT FROM STAKEHOLDERS

Table 3 outlines 32 statements to systematically collect information for the impact assessment report from stakeholders. Each guideline is phrased in simple, actionable language for easy understanding by both technical and non-technical stakeholders and is accompanied by a practical example.

*Statements 1–6 (System’s Use)*. To collect information about the *system’s use*, we considered five statements proposed by Golpayegani et al. (Golpayegani, Pandit, and Lewis 2023) and one by Constantinides et al. (Constantinides et al. 2024a). These statements are about the system’s operational sector, users and subjects, thus providing a comprehensive description of the system’s scope of use and compliance to date. Together, these six statements are also useful for performing subsequent risk assessments of the use of the system (Golpayegani, Pandit, and Lewis 2023). These statements are mapped to Section 1.1 of the final template (Figure 3).

*Statements 7–25 (System Components and Data)*. These statements are about the *system*: its components, its machine learning models, how to monitor it, and its data. We considered the statements proposed in the Model Card paper (Mitchell et al. 2019), responsible AI guidelines (Constantinides et al. 2024a) and AI Fairness checklist (Madaio et al. 2020). This resulted in 19 statements covering various aspects, from the model’s information and training data to its accuracy to its fairness. They are mapped to Sections 1.2 and 1.3 of the final template (Figure 3)

*Statements 26 - 27 (Teams)*. These statements concern the *teams* behind the system use. We considered two statements from the Responsible AI guidelines (Constantinides et al. 2024a), which are about team diversity and training on ethical values and regulations. These statements are mapped to Section 1.4 of Figure 3.

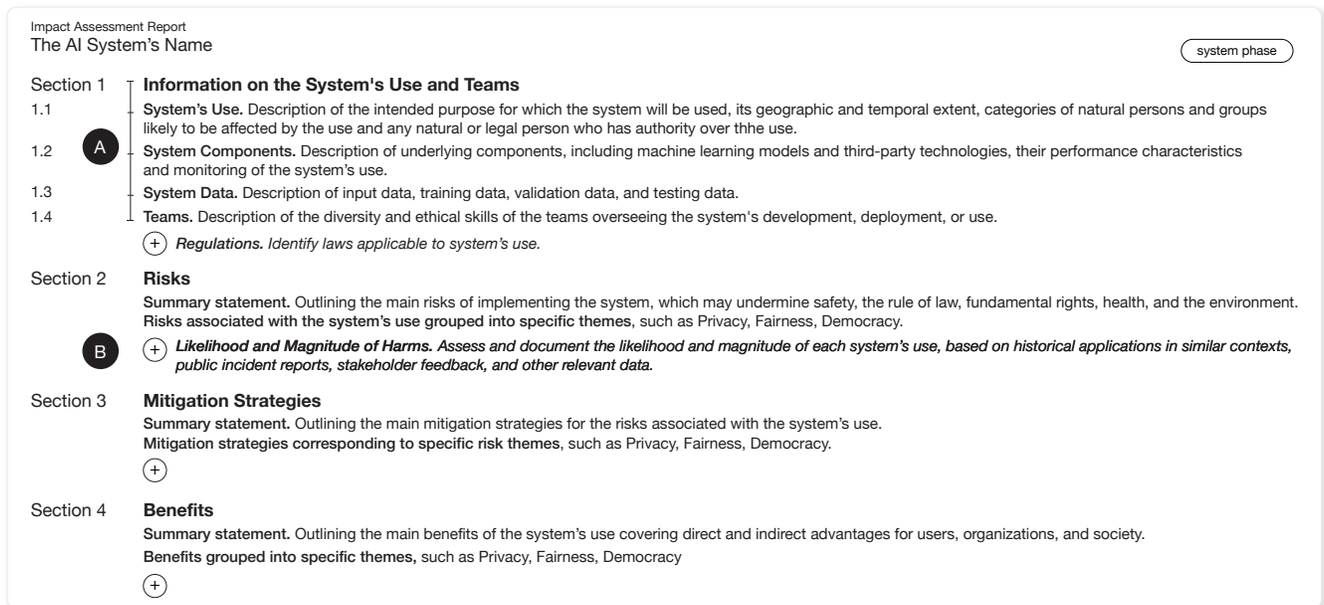


Figure 5: First version of the template for an Impact Assessment Report. Section 1 provides information on the system's use and teams; Section 2 lists potential risks; Section 3 lists mitigation strategies; and Section 4 outlines the anticipated benefits from the system's use.

*Statements 28 - 30 (Risks and Mitigations).* These statements are about the potential *risks* and harms caused by the system use. We considered three statements formulated by responsible AI guidelines (Constantinides et al. 2024a) and in the Model Card paper (Mitchell et al. 2019). These statements cover various aspects such identification of use-related harms and procedures for their reporting. They are mapped to Sections 2 and 3 of the final template (Figure 3).

*Statements 31 - 32 (Benefits).* These statements are about the potential *benefits* of the system's use for individuals, communities, organizations, and the planet. We sourced these statements from the NIST's AI RMF (National Institute of Standards and Technology 2023a,b) and the ALTAI (The High-Level Expert Group on Artificial Intelligence 2020). They are mapped to Section 4 of the final template (Figure 3).

## (D) POPULATED TEMPLATES

Figure 6 and Figure 7 present an impact assessment report for a meeting companion—an AI-based system designed to monitor employee behavior during company meetings to improve the meeting experience. The meeting companion is considered high-risk due to its capabilities in monitoring employee behavior during meetings (Figure 6, Section 1), which involves sensitive data collection that can infringe upon privacy rights and potentially affect public trust in technology within workplaces and society at large (Figure 6, Section 2; Figure 7, Section 2). This system also risks perpetuating inequalities by possibly impacting different racial groups unfavorably. However, these risks can be

partially addressed by implementing measures such as utilizing anonymized data, employing diverse and representative historical datasets in training algorithms, and conducting regular audits to ensure the system's fairness and compliance (Figure 6, Section 3; Figure 7, Section 3). By adopting these mitigation strategies, the system can enhance organizational efficiency in conducting meetings and contribute to fairer treatment of employees (Figure 6, Section 4).

## (E) DEMOGRAPHICS SURVEY

- How old are you?
- What is your gender? [Male, Female, Non-binary, Prefer not to say, Open-ended option]
- How many years of experience do you have in AI systems?
- What's your educational background?
- What is domain or sector of your work? (e.g., health, energy, education, finance, technology, food)
- What is your current role?
- What kinds of AI systems do you work on? (e.g., machine learning, computer vision, NLP, game theory, robotics)

Table 3: List of 32 statements to systematically collect information for the impact assessment report from stakeholders.

ID	Statement	Source
<b>SYSTEM'S USE</b>		
S1	Define the purpose of using the system <i>Define purpose as job profile matching, assessing personality traits, managing road traffic</i>	(Golpayegani, Pandit, and Lewis 2023; Mitchell et al. 2019; Madaio et al. 2020; Raji et al. 2020)
S2	Specify technical capability of the system <i>Specify the capability of image recognition, question answering, sentiment analysis</i>	(Golpayegani, Pandit, and Lewis 2023)
S3	Indicate the domain, industry or sector in which the system will operate <i>Indicate education, employment, public service</i>	(Golpayegani, Pandit, and Lewis 2023)
S4	Identify the individual subject affected by the use of the system <i>List any individual, group or organization impacted by the system's decisions</i>	(Golpayegani, Pandit, and Lewis 2023; Madaio et al. 2020; Raji et al. 2020)
S5	Identify the entity or individual responsible for using and operating the system <i>List any organization, corporation, public authority, agency</i>	(Golpayegani, Pandit, and Lewis 2023; Mitchell et al. 2019; Raji et al. 2020)
S6	Obtain approval from an Ethics Committee or similar body for the system's use <i>Confirm system compliance with sustainability goals</i>	(Constantinides et al. 2024a; Mitchell et al. 2019; Raji et al. 2020)
<b>SYSTEM</b>		
<b>Components (including models and monitoring techniques)</b>		
S7	Provide basic information about each model <i>Specify model date, version, type, license, documentation</i>	(Mitchell et al. 2019; Madaio et al. 2020)
S8	Describe the intended and out-of-scope tasks for each model <i>Describe the general or specific tasks for the model, provide model warnings and disclaimers</i>	(Mitchell et al. 2019; Madaio et al. 2020)
S9	Select relevant factors for evaluating each model's performance such as groups, instruments, and deployment environments <i>Consider the visual presentation of age and gender</i>	(Mitchell et al. 2019; Madaio et al. 2020; Raji et al. 2020)
S10	Select relevant metrics for evaluating the real-world impacts of each model <i>Consider decision thresholds, uncertainty levels, and variability rates</i>	(Mitchell et al. 2019; Madaio et al. 2020; Raji et al. 2020)
S11	Report evaluation metrics for various groups <i>Evaluate false positive/negative, AUC, and feature importance across protected attributes such as age, gender, and ethnicity</i>	(Constantinides et al. 2024a; Mitchell et al. 2019; Madaio et al. 2020)
S12	Redocument each model information and contractual requirements at every system update <i>Update the model information when re-training the system</i>	(Constantinides et al. 2024a; Madaio et al. 2020)
S13	Document all system components, including all models, to enable reproducibility and scrutiny <i>Create UML diagrams, and specify model types, versions, hardware architecture</i>	(Constantinides et al. 2024a; Mitchell et al. 2019; Madaio et al. 2020)
S14	Provide mechanisms for interpretable outputs and auditing of all system components <i>Output feature importance and provide human-understandable explanations</i>	(Constantinides et al. 2024a; Sokol and Flach 2020)
S15	Document the security of all system components in consultation with experts <i>Guard against adversarial attacks and unauthorized access</i>	(Constantinides et al. 2024a)
S16	Review the code for reliability of the system <i>Manage version control using software</i>	(Constantinides et al. 2024a; Madaio et al. 2020)
S17	Develop feedback mechanisms to update the system <i>Provide contact email, feedback form, and notification of new knowledge extracted</i>	(Constantinides et al. 2024a; Madaio et al. 2020)
S18	Continuously monitor metrics and utilize guardrails or rollbacks to ensure the system's output stays within a desired range <i>Validate against concept drift and test with diverse testers</i>	(Constantinides et al. 2024a; Madaio et al. 2020)
S19	Ensure human control over the system, particularly for designers, developers, and end-users <i>Include human in the loop with the ability to inspect data, models, and training methods</i>	(Constantinides et al. 2024a; Madaio et al. 2020)
S20	Ensure safe system decommissioning <i>Ensure decommissioned data is either deleted or restricted to authorized personnel</i>	(Constantinides et al. 2024a; Madaio et al. 2020)
S21	Provide an environmental assessment of the system <i>Report the number of GPU hours used in training and deployment</i>	(Constantinides et al. 2024a)
<b>Data</b>		
S22	Provide information about the training data, including any measurement errors in input data and their associated assumptions <i>Describe the distribution of the data over key factors</i>	(Constantinides et al. 2024a; Holland et al. 2020; Mitchell et al. 2019; Gebru et al. 2021)
S23	Compare the quality, representativeness, and fit of training and testing datasets with the system uses <i>Report dataset details such as demographics, and data provenance</i>	(Constantinides et al. 2024a; Holland et al. 2020; Madaio et al. 2020; Gebru et al. 2021)
S24	Protect sensitive variables in training/testing datasets <i>Protect sensitive data and use techniques such as k-anonymity and differential privacy</i>	(Constantinides et al. 2024a)
S25	Ensure compliance with agreements and legal requirements when handling data <i>Create data sharing and non-disclosure agreements and secure servers</i>	(Constantinides et al. 2024a; Gebru et al. 2021)
<b>TEAMS</b>		
S26	Ensure team diversity <i>Consider diversity in gender, neurotypes, personality traits, and thinking styles</i>	(Constantinides et al. 2024a; National Institute of Standards and Technology 2023b)
S27	Train team members on ethical values and regulations <i>Train on privacy regulations, ethical issues, and raising concerns</i>	(Constantinides et al. 2024a)
<b>RISKS AND MITIGATIONS</b>		
S28	Identify potential harms and risks associated with system use <i>Prevent privacy violation, discrimination, and adversarial attacks</i>	(Constantinides et al. 2024a; Mitchell et al. 2019; Madaio et al. 2020; Raji et al. 2020)
S29	Provide mechanism(s) for incentivizing reporting of system harms and risks <i>Provide contact emails and feedback form to raise concerns</i>	(Constantinides et al. 2024a; Madaio et al. 2020)
S30	Develop strategies to mitigate identified harms or risks for each system use <i>Use stratified sampling and safeguards against adversarial attacks during training</i>	(Constantinides et al. 2024a; Mitchell et al. 2019; Madaio et al. 2020; Raji et al. 2020)
<b>BENEFITS</b>		
S31	Identify the benefits of the system's use for individuals, communities, organizations, and society <i>Describe how the system benefits individuals from marginalized communities</i>	(National Institute of Standards and Technology 2023b) (The High-Level Expert Group on Artificial Intelligence 2020)
S32	Identify the benefits of the system's use for the planet <i>Describe how the system provides benefits to natural and cultural environments</i>	(National Institute of Standards and Technology 2023b) (The High-Level Expert Group on Artificial Intelligence 2020)

**Section 1 Information on the System's Use and Teams**

**1.1 System's Use.**

**Purpose.** Monitoring employee behaviour during meetings.  
**Capability.** Speech recognition, automatic summarization, and language processing technologies.  
**Domain.** Employment and workers management at a major tech company operating globally.  
**AI User.** Technology companies.  
**AI Subject.** Employees of the companies.

**1.2 System Components.** The meeting companion consists of two models (a logistic regression and a random forest) classifying whether a meeting was successful. It is entirely under human control, with end users having the option to opt out of any analytics and developers retaining the ability to shut down the companion. In order to monitor the performance of the meeting companion and identify areas for improvement, developers have established a dedicated feedback page and email for reporting malfunctions. These malfunctions may arise from two primary technical factors. Firstly, errors may be introduced by the third-party application used for conversation recording. Secondly, issues with employees' equipment, such as malfunctioning microphones, could result in poor audio quality. These factors may subsequently have an impact on transcription accuracy and, in turn, affect the outcomes of real-time analytics and the automatic summary provided at the end of the meeting.

**1.3 System Data.** The input data for this system includes audio recordings of the meetings, which are the primary source for speech recognition and auditory analysis. From these recordings, the system generates textual transcriptions to analyze the content, structure, and sentiment of conversations. It also examines audiotext elements such as emotional pitch, energy, speech rate, and prosody, providing insights into the nuances of verbal communication. Additionally, the system utilizes accelerometer and gyroscope data from participants' smartwatches to gather information about physical movements and device orientations during the meetings. The training audio data encompassed 72 hours of meeting conversations sourced from 85 real-world virtual meetings. The training dataset is built upon metrics derived from accelerometer and gyroscope data, encompassing features related to the textual content and sentiment of conversations, as well as auditory elements such as sentiment, emotional pitch, energy, speech rate, and prosody. Importantly, no individual protected attributes were utilized at any stage of the analysis. To ensure security and confidentiality, the data were stored on a server positioned behind a firewall. Additionally, any user credentials were stored in an anonymous format, adding an extra layer of protection to the stored information.

**1.4 System Evaluation.**

**Evaluation at development stage.** The models were evaluated in using standard classification metrics (e.g., F1-score and AUC), and the evaluations were documented in research papers. The team that developed the models had regular code reviews and used system versioning tools to ensure code quality.  
**Evaluation at deployment stage.** At the deployment stage, the system's performance was evaluated through real-time meeting scenarios against predefined benchmarks and further enhanced by user studies, which captured feedback from participants to gauge the system's accuracy in speech recognition, effectiveness in sentiment analysis, and the reliability of its summarization and behavioral insights.  
**Limitations.** When integrated with other workplace technology systems, such as new communication platforms or performance monitoring tools, there might be unforeseen interactions that could skew data collection or analysis, leading to inaccurate assessments of meetings or employee behavior.

**1.5 Teams.** The developers and designers of the meeting companion were both male and female, each with distinct skill sets, and all underwent mandatory training at the company.

**Section 2 Risks**

The meeting companion monitors employee behavior during meetings. This system is high-risk because it is 'intended for monitoring and evaluating the performance and behavior of individuals in work-related contractual relationships' (EU Annex III), and that is a sensitive domain with potential opportunities for privacy violations (EU Article 6).

**2.1 Capability Risks.**

**Privacy invasion in work-related meetings.** The primary technical risks associated with the meeting companion system include: unauthorized access to audiorecordings that may contain confidential discussions, misuse of textual transcripts containing sensitive business information, and the potential for data leaks involving accelerometer and gyroscope metrics that could reveal personal behavior patterns of participants. These breaches undermine the rights to liberty and security (HR Article 3) and to the privacy of correspondence (HR Article 12), as well as fundamental freedoms (Goal 16).

**2.2 Human Interaction Risks.**

**Unfair discrimination among employees.** The meeting companion poses a high-risk because it can influence decisions on work-related relationships, undermine equal pay for equal work and favorable working conditions (HR Article 23), and disadvantage vulnerable groups in the workplace (Goal 5).  
**Suppressing freedom of opinion and expression.** The meeting can be misused to monitor and control the opinions expressed by employees during meetings, potentially suppressing the right to freedom of opinion and expression (HR Article 19). Employees might alter their behavior during meetings if they are aware of the monitoring, which could lead to unnatural interactions and potentially decrease the spontaneity and creativity that often drives productive discussions.

**2.3 Systemic Impact Risks.**

**Contributing to a broader surveillance culture.** The use of meeting companion might contribute to a broader acceptance of surveillance technologies, potentially impacting public attitudes towards privacy and surveillance. This could lead to increased tolerance of similar technologies in public spaces, educational institutions, and other areas of life, eroding the general expectation of privacy and potentially affecting the public's behavior and freedom of expression.

**Section 3 Mitigation Strategies**

Mitigation strategies for the meeting companion should be implemented during re-development stage and through post-deployment auditing.

**3.1 Mitigations of the Capability Risks.**

**Privacy invasion in work-related meetings.** To mitigate privacy risks, the meeting companion could limit data processing to meeting-relevant information, avoid recording or storing personal conversations, and implement robust data protection measures. These measures include anonymizing meeting data and using it solely for the intended purpose. Moreover, the companion could be categorized as low risk according to the EU AI Act if it were re-developed to only provide general meeting summaries without monitoring individual behavior.

**3.2 Mitigations of the Human Interaction Risks.**

**Unfair discrimination among employees.** To mitigate discrimination risks, the meeting companion should not be used for making decisions about work-related contractual relationships, such as promotions, task allocations, or terminations. The companion should be trained using diverse and representative training data, and should be regularly audited to ensure it treats all employees fairly, regardless of their gender.  
**Suppressing freedom of opinion and expression.** To mitigate risks to freedom of opinion, the use of the meeting companion should undergo regular audits to ensure it does not penalize or discriminate against employees based on their opinions or expressions during meeting.

**3.3 Mitigations of the Systemic Impact Risks.**

**Contributing to a broader surveillance culture.** To mitigate this risk, companies can conduct or commission studies to understand how the use of meeting companions influences societal norms around privacy and surveillance. This can include surveys and focus groups. The findings of these studies should be regularly published, showing commitment to transparency.

**Section 4 Benefits**

The meeting companion can bring benefits to both enterprises and individuals within those enterprises.

**4.1 Human Interaction Benefits.**

**Personalized Feedback for Professional Development.** Employees can receive personalized feedback on their communication style, engagement level, and other soft skills, which is valuable for personal and professional growth.  
**Better Meeting Preparation and Follow-Up.** Automated summaries and action items help employees prepare for meetings more effectively and follow up on decisions and tasks more efficiently.  
**Reduced Cognitive Load.** By automating summarizing, the system reduces the cognitive load, allowing employees to concentrate more on the discussion and creative aspects of their work.  
**Fair treatment among employees.** The meeting companion can provide unbiased records for the fair treatment of employees (HR Article 23), facilitate freedom of expression in meetings (HR Article 19), and promote equality by amplifying voices of vulnerable groups (Goal 5).

**4.2 Systemic Impact Benefits.**

**Enterprise Growth and Self-Employment Support.** The meeting companion can support both traditional and self-operated enterprises by improving economic productivity (Goal 8), upgrading their technological capabilities (Goal 9) and fostering transparent and accountable institutions (Goal 16).  
**Educational Enhancement in Universities and Schools.** The system can be adapted for educational settings, where it can analyze classroom discussions or lectures. For instance, in a university setting, it could provide feedback to educators on their teaching methods based on speech patterns and student engagement. It could also help in assessing group projects or discussions, providing students with feedback on their communication and collaboration skills.

**Section 5 Governance**

Reporting Risks	Registered Office	Last report update: 29 Feb 2024
Helpline	Name of the major tech company	
Reporting portal	Address of the major tech company	
Mail		

Figure 6: Impact assessment report for a meeting companion—an AI-based system aimed at monitoring employee behaviour during company meetings to improve meetings experience.

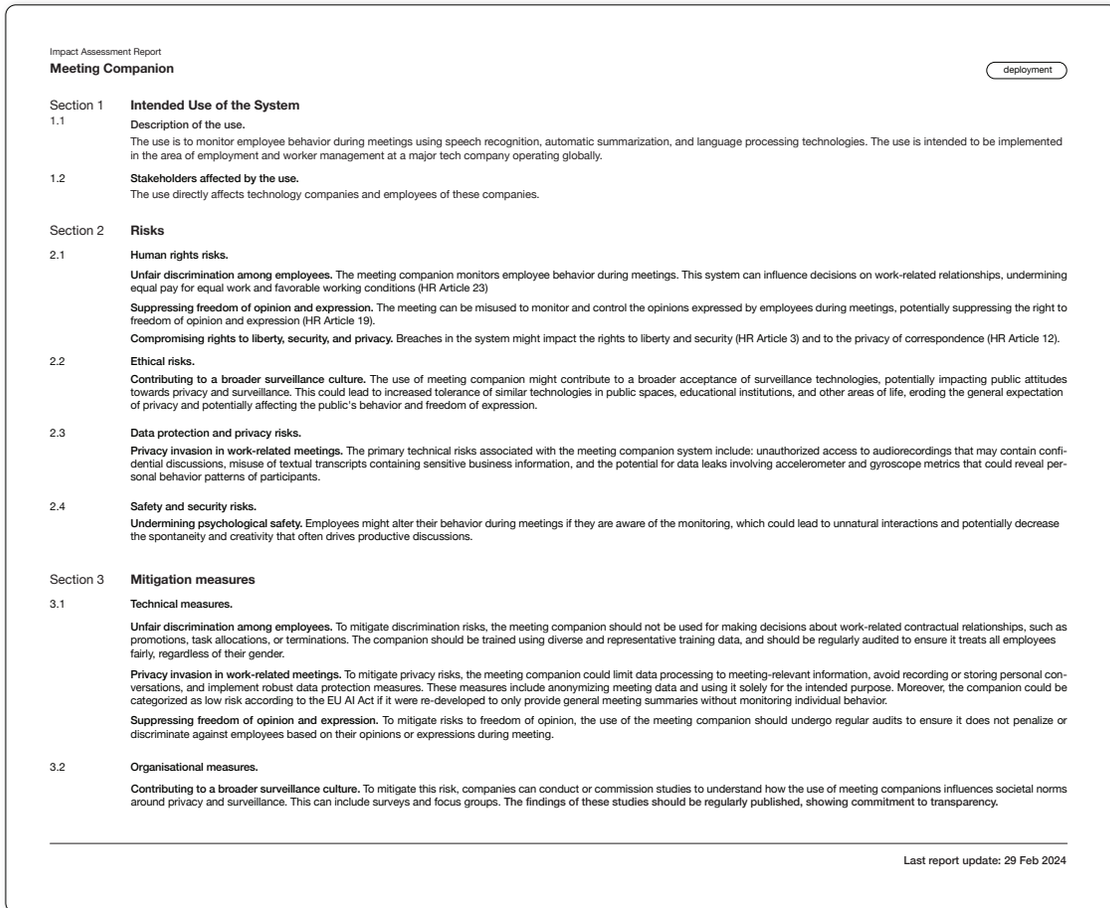


Figure 7: Impact assessment baseline for a meeting companion—an AI-based system aimed at monitoring employee behaviour during company meetings to improve meetings experience.