Extraterritorial Scope of EU Digital Strategy

Gabriel Kasper, le 10 octobre 2024

The new regulations of the EU digital strategy, above all the AI Act, Digital Services Act, Data Act and Digital Markets Act, may also impact companies outside the EEA. Swiss companies, in particular, need to prepare for compliance. The flowcharts attached to this article will help guide you through the process.

EU Digital Strategy : A Comprehensive Harmonization of the Digital Single Market The <u>European Union (**EU**) has declared the « digital decade »</u> and has established itself as a regulatory powerhouse, leading the way in digital governance. The EU digital strategy aims to harmonize the digital single market, involving over 30 legislative measures, action plans, and initiatives. Many of these are also adopted in the European Economic Area (**EEA**). Key regulations include :

- <u>Artificial Intelligence Act</u> (Al Act): Governing the use of Al to ensure it is humancentred and trustworthy;
- <u>Digital Services Act</u> (**DSA**): Designed to enhance safety and transparency in online environments, such as online platforms and online search engines;
- <u>Data Act</u> (DA): Regulates the use of data in the context of the internet of things (IoT) and facilitates cloud migration; and
- <u>Digital Markets Act</u> (DMA): Targeting « gatekeepers » to ensure competitive digital markets.

Impact of the EU Digital Strategy on Swiss Companies

What does this regulatory push mean for non-EEA countries like Switzerland? Swiss companies must understand the EU digital strategy and the common features of these regulations :

- 1. **Extraterritorial Scope**: The regulations apply to companies outside the EEA (extraterritorially) if their business affects the EEA market (market place principle). In addition, some globally operating companies unilaterally adopt the EU rules worldwide, making them de facto global standards without other countries formally adopting them (so-called « Brussels Effect »). Switzerland has not enacted similar laws, but Swiss companies may be affected by these EU acts.
- 2. **Horizontal Regulatory Approach**: The Al Act, DSA, DA, and DMA cut across all industry sectors. In principle they also apply regardless of the company size, although small and microenterprises benefit from some exemptions.

- 3. **Heavy Penalties**: The EU digital regulations impose significant penalties for non-compliance, exceeding the range of penalties known from the GDPR. The fines can reach up to 6% (DSA) 7% (Al Act) or even 20% (DMA) of global annual turnover, increasing the legal risks faced by companies.
- 4. **Entry Into Force During Digital Decade**: The rollout of these regulations will take place gradually until 2030. For example, the AI Act's provisions requiring companies to ensure their staff have sufficient AI literacy and prohibiting certain AI practices will enter into force on February 2, 2025. The remaining chapters will become applicable in stages until December 31, 2030. It is important for companies to be aware of which new rules are coming into force at any given time.
- 5. **Direct Applicability**: The regulations of the EU digital strategy are entitled « Acts », such as the « AI Act », and have the legal nature of a generally and directly applicable regulation. Unlike directives, there is no requirement to transpose them into national law before they become applicable.

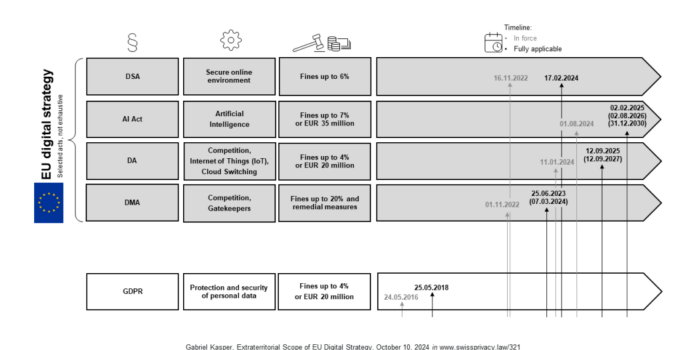


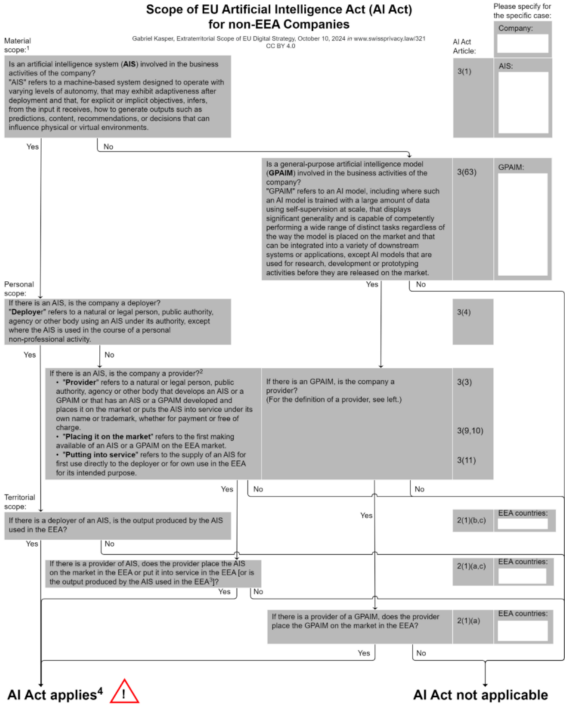
Fig. 1 : Topics, sanctions and timeline of the EU digital strategy

In sum, the EU digital strategy represents a profound shift in how the digital economy is regulated. Its direct, extraterritorial scope and horizontal approach mean that potentially **all Swiss companies could be affected**. Therefore, all should check if they fall within the

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scope of these EU regulations.

Tool for Practitioners: Flowcharts on the Extraterritorial Scope of the EU Digital Strategy Compliance will become more complex. To assist, this blog post includes four interactive flowcharts to help determine if a company falls under the Al Act, DSA, DA, or DMA.



¹ The AI Act provides for exemptions for AI used for military purposes, scientific research, prototypes, purely personal non-professional activities as well as AI used by public authorities of a third country and open source AIS (article 2(3), (4), (6), (8), (10), (12) AI Act).
² A provider is also a person who behaves as such (cf. article 25(1)(a)-(c), consideration 84(2) AI Act).

³ It is unclear whether a company can be subject to the AI Act as a provider if an AIS is not placed on the market or put into service in the EEA and only the output of the AIS is used in the EEA (cf. article 3(3) AI Act).

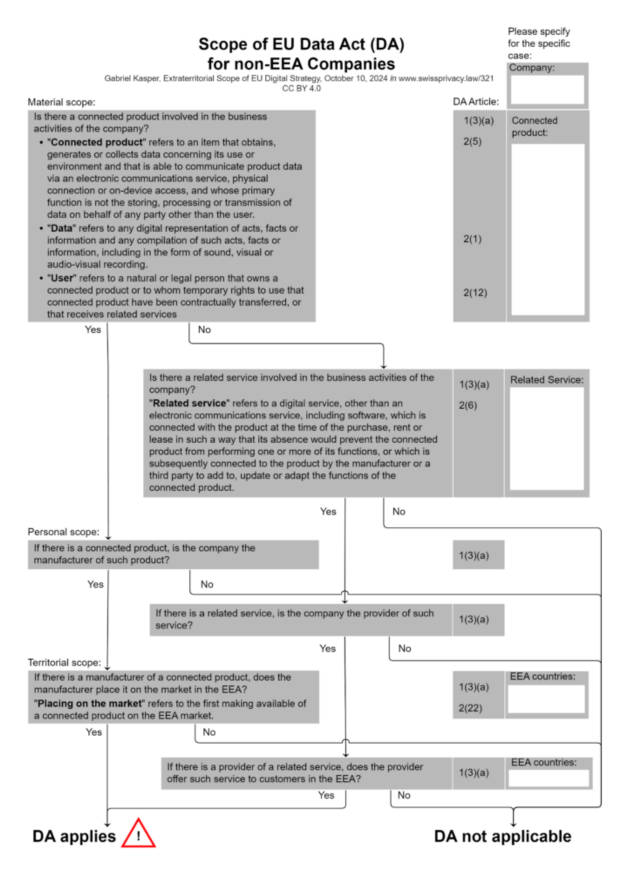
⁴ Certain obligations under the Al Act do not apply to micro or small enterprises (cf. articles 11(1)(2)(2), 34(2)(1), 63 Al Act).

Fig. 2 Scope of AI Act for non-EEA Companies

Scope of EU Digital Services Act (DSA)				Please specify for the specific case:
Gabriel Kasper, Extraterritorial Scope of EU Digital Strategy, October 10, 2024 in www.swissprivacy.la			aw/321	Company:
Material scope:		30014.0	DSA Article:	
 Is there an intermediary service involved in the business activities of the company? "Intermediary service" refers to one of the following information society services: a "mere conduit" service, consisting of the transmission in a communication network of information provided by a recipient of the service, or the provision of access to a communication network; a "caching" service, consisting of the transmission in a communication network of information provided by a recipient of the service, involving the automatic, intermediate and temporary storage of that information, performed for the sole purpose of making more efficient the information's onward transmission to other recipients upon their request; or a "hosting", consisting of the storage of information provided by, and at the request of, a recipient of the service. 			3(g)	Intermediary service:
 "Online platform" refers to a hosting service that, at the request of a recipient of the service, stores and disseminates information to the public, unless that activity is a minor and purely ancillary feature of another service or a minor functionality of the principal service and, for objective and technical reasons, cannot be used without that other service, and the integration of the feature or functionality into the other service is not a means to circumvent the applicability of the DSA. "Online search engine" refers to an intermediary service that allows users to input queries in order to perform searches of, in principle, all websites, or all websites in a particular language, on the basis of a query on any subject in the form of a keyword, voice request, phrase or other input, and returns results in any 				
Personal Yes	offormation related to the	e requested content can be found.		
scope: If there is an interme	↓ ediarv service. is the co	ompany the provider of such service?	2(1)	
Yes No		2(1)	1	
Territorial Scope:		110		
If there is a provider of an intermediary service, is the intermediary service offered to recipients of the service that have their place of establishment or are located in the EEA?				EEA countries:
 "Recipient of the service" refers to any natural or legal person who uses an intermediary service, in particular for the purposes of seeking information or making it accessible. 				
 "To offer services in the EEA" refers to enabling natural or legal persons in one or more EEA member states to use the services of a provider of intermediary services that has a substantial connection to the EEA. 				
Yes		No		
			\downarrow	
DSA applies 1				

Note: Certain obligations under the DSA do not apply to micro or small enterprises (cf. articles 15(2), 19 DSA). Stricter rules apply to B2C market places (articles 29–32 DSA), very large online platforms (VLOP) and very large online search engines (VLOSE; articles 33–43 DSA).

Fig. 3 Scope of DSA for non-EEA Companies



Note: The DA may also apply to other legal entities, in particular data holders and providers of data processing (including cloud computing) services located outside the EEA (cf. article 1(3)(c), (f) DA. Certain obligations under the DA do not apply to micro or small enterprises (cf. articles 7(1), 15(2), 20(1) DA).

Fig. 4 Scope of DA for non-EEA Companies

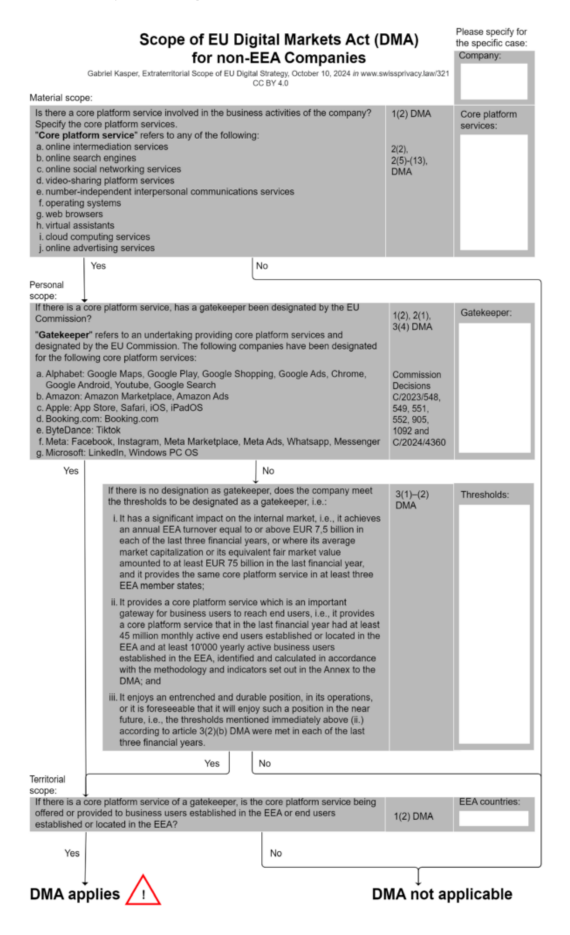


Fig. 5 Scope of DMA for non-EEA Companies

The flowcharts are English translations of those published originally by the same author in German in: *Kasper Gabriel, Extraterritorialer Geltungsbereich der EU-Digitalstrategie, Jusletter, September 23, 2024*. For a detailed explanation, refer to the mentioned original article. A free copy and an English machine translation of the original article can be obtained from the author.

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