

# Easycore — Deployer Guide

Article 26 obligations, mapped to product controls — Edition 2026 · v2026.06 · Public

## PURPOSE OF THIS DOCUMENT

This guide describes the obligations and good practice of organisations deploying Easycore agents, mapped to Article 26 of the AI Act and to the realities of regulated finance (DORA, CSSF, GDPR). Each deployer obligation corresponds to a concrete, auditable control in the product.

## 1 Deployer obligations, mapped

Obligation (Article 26)	How Easycore supports it
Use in accordance with instructions	Instructions for Use published; the scoping phase encodes them into configuration.
Assign competent human oversight	Named approvers per gate; supervisor onboarding; cockpit access control.
Ensure relevance of input data	Scoped data sources per agent; data perimeter documented per deployment.
Monitor operation and keep logs	Immutable, exportable audit trail; Trust Score history; retention aligned with client policy.
Inform affected workers where applicable	Template information notice provided at deployment.
Report serious incidents	Incident-management procedure with client notification flow.

## 2 Regulated-finance specifics

- **DORA.** Easycore is structured as a third-party ICT provider: information-register entries, contractual clauses, testing support, incident management, documented exit strategy with data and memory reversibility.
- **CSSF outsourcing framework.** Per-client isolation, exportable audit trail and human control designed to fit circulars 22/806, 25/882 and 25/883; professional secrecy addressed by architecture.
- **GDPR.** The deployer remains controller of its data; Easycore documents processing, EU hosting and the single outbound flow to the reasoning model. A DPIA screening checklist is available on request.

### 3 Deployment checklist

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- Use cases scoped; risk levels assigned; named approvers designated.
  - Data sources validated; confidentiality constraints encoded.
  - Supervisors onboarded; stop and escalation procedures tested.
  - Log retention configured; information register updated (DORA); worker notice delivered where applicable.
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