

# Conditions for Granting the No AI Declaration™ Mark – Category No. 13: Expert Reports and Professional Opinions

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## 1. General Introduction

**No AI Declaration™** is a public statement by an individual or company that, within a specific area of activity, **it does not use artificial intelligence (AI) tools.**

The declaration is public, open, and entered into the No AI Movement™ register. Each granted declaration receives a unique identification number and is cryptographically anchored (hash) in a selected blockchain network, which enables independent confirmation of its integrity and issuance date (details in the No AI Movement™ technical specification).

The category "Expert Reports and Professional Opinions" applies to professional activities in fields such as medicine, psychology, law, counseling, financial advisory, and other areas requiring formal qualifications, licenses, or professional certification.

Within this category, the declarant confirms that **diagnoses, evaluations, interpretations, recommendations, professional opinions, and expert reports are formulated by a qualified human specialist**, and not generated or suggested by artificial intelligence (AI).

The highest principle of this category is:

**The wellbeing and safety of the patient or client take precedence over the No AI principle.**

All decisions must follow current professional standards, ethics, and duty of care.

## 2. Definitions

### **Artificial Intelligence (AI)**

Software systems or computational models using machine learning, predictive algorithms, generative language models, or automated classification to suggest diagnoses, recommendations, legal strategies, psychological interpretations, or expert conclusions.

### **Expert Report / Professional Opinion (within the meaning of this category)**

An evaluation, interpretation, diagnostic conclusion, or recommendation issued by a qualified professional based on knowledge, training, experience, and professional responsibility.

### **Decision Support System**

A system that assists in processing data (e.g., laboratory results, imaging, case documentation) and may support human review, **but cannot make determinations, conclusions, or recommendations on its own.**

## 3. General Rules for the Category “Expert Reports and Professional Opinions”

The No AI Declaration™ mark may be granted only if:

- conclusions, diagnoses, and evaluations are made **exclusively by a human specialist**,
- AI is used **only as a supporting technical tool**, not as a source of interpretation,
- the specialist can explain the reasoning and basis of the final opinion,
- responsibility for the opinion is **not delegated** to or shared with AI.

The declarant confirms that the professional is the one who understands, interprets, and justifies the final conclusion.

## 4. Typical Uses of AI (Not Permitted in a Decision-Making Role)

The following are not permitted under this category:

- AI formulating or suggesting diagnoses, interpretations, or legal/therapeutic recommendations,
- AI evaluating mental, emotional, medical, legal, or behavioral conditions in place of a

professional,

- AI-generated opinion summaries, treatment plans, legal strategies, or advisory conclusions.

**Interpretation rule:**

**If AI influences the content of the conclusion → it is not allowed.**

## **5. Permissible AI Applications – Applicable to All Categories**

AI may be used in areas **that do not affect the content, form, or execution of the work covered by the declaration.**

Permissible applications include:

- education and self-learning (e.g. studying theory, history, techniques, and concepts related to the given field of activity),
- searching for information and inspiration (e.g. obtaining source data, auxiliary materials, examples, comparisons, trends),
- organizational and technical support (e.g. work planning, file management, provided it does not affect the content of the work/service),

## **6. Permissible Use of AI – Category: Expert Reports and Professional Opinions**

AI may be used **only** as a technical aid, such as for:

- analysis or processing of technical or laboratory data,
- imaging support (e.g., MRI, CT, X-ray processing),
- document organization and information retrieval,
- literature search and reference management.

**The final interpretation, conclusion, and recommendation must always be made by a human specialist who carries full professional responsibility.**

## 7. Final Remarks

The fundamental principle of this category is:

**Tools may support the specialist — but they must not replace professional judgment.**

If there is any uncertainty about whether AI influenced the content of the opinion, the declaration is considered not to be fulfilled.

## 8. Conditions for Granting the Right to Use the No AI Declaration™ Mark

- The expert opinion is based on human knowledge, responsibility, and professional ethics.
- AI does not generate, influence, or suggest diagnostic or interpretative conclusions.
- AI is used only as a technical or analytical aid.
- The wellbeing and safety of the patient or client take precedence over the No AI principle.

## 9. Procedure for Obtaining the Right to Use the No AI Declaration™ Mark

- reading this document,
- completing the online form,
- submitting a statement of compliance with the conditions,
- receiving a declaration number and PDF document,
- entry into the public register of No AI Movement™ declarations.

## 10. Rules for Using the No AI Declaration™ Mark

- The mark must be used in its original form, with preservation of clear space; it may not be combined with other marks into a single composite mark.
- The digital version of the mark should link to the entry in the public declaration register.
- It is prohibited to suggest that No AI Declaration™ is an official or governmental certificate

## 11. Verification and Responsibility

Declarations may be verified randomly or in the following cases:

- suspected abuse,
- public violation of the rules,
- changes in the way the activity covered by the given category is conducted.

In case of violation:

- in minor cases, No AI Movement™ may issue a warning and corrective period (7–14 days),
- in cases of material or repeated violation, the declaration may be suspended or revoked with immediate effect,
- the declarant has the right to appeal within 14 days; the appeal is reviewed by the No AI Movement™ verification team.

The declarant undertakes to inform the organizer of any material changes and to cooperate during possible verification.

### **No AI Declaration™**



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