

**EXPOSURE SCENARIO COMMUNICATION (ESCom) XML (v.2.0) USER LICENCE**

**RECITALS**

- A. Cefic, aisbl, the European Chemical Industry Council, avenue Van Nieuwenhuysse 4, 1160 Brussels, Belgium (“**Cefic**”) is publishing an Exposure Scenario Communication (ESCom) XML (v.2.0) Specification (“**Published Specification**”) for use by :

.....  
.....  
.....  
..... (“**You**”).

This Public Specification was created by **Entities** who have granted and will grant certain IP rights to each other, Cefic and You. This licence conveys certain IP rights from the Entities and Cefic to You to implement this Published Specification.

- B. You, by properly implementing this Published Specification via Licensed Products, agree to grant certain IP rights to the Entities that created this Published Specification in exchange for using this Published Specification properly.

**AGREEMENT**

**Now therefore**, in consideration of the mutual promises and covenants contained herein, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, You, Cefic and the Entities hereto agree to the following:

**1. Definitions**

In addition to the terms defined elsewhere in this Agreement, the following terms, when used herein, shall have the following meanings:

- a. “**Affiliate**” is an entity that directly or indirectly controls, is controlled by or is under common control with, an Entity or You. Control for the purposes of this Agreement shall mean direct or indirect beneficial ownership of more than fifty percent of the voting stock, or decision-making authority in the event that there is no voting stock, in an entity.
- b. “**Entity**” means a party identified in Schedule 1 that grants the licences herein.
- c. “**Licensed Claims for Published Specifications**” are those claims of a patent or patent application, throughout the world, excluding design patents and design registrations, owned or controlled, or that can be sublicensed in compliance with the requirements of this Agreement, by an Entity, or its Affiliates now or at any future time and which would necessarily be infringed by an implementation

of a Published Specification. A claim is necessarily infringed hereunder only when it is not possible to avoid infringing it because there is no feasible non-infringing alternative for implementing the normative portions (including any normative portions of any optional parts) of the Published Specification. Notwithstanding the foregoing, Licensed Claims shall not include any claims other than as set forth above even if contained in the same patent as Licensed Claims; or that read solely on any implementations of any portion of the Published Specification that are not required by the Published Specification, or that, if licensed, would require a payment of royalties by the licensor to unaffiliated third parties. Moreover, Licensed Claims shall not include (i) any enabling technologies that may be necessary to make or use any Licensed Product but are not themselves expressly set forth in the Published Specification (e.g., semiconductor manufacturing technology, compiler technology, object oriented technology, basic operating system technology, and the like); or (ii) the implementation of other published standards developed elsewhere and merely referred to in the body of the Published Specification, or (iii) any Licensed Product and any combinations thereof the purpose or function of which is not required for compliance with the Published Specification. For purposes of this definition, the Published Specification shall be deemed to include only architectural and interconnection requirements essential for interoperability and shall not include any implementation examples unless such implementation examples are expressly identified as being required for compliance with the Published Specification.

- d. “Licensed Products” means only those specific portions of products (hardware, software or combinations thereof) that implement and are compliant with all normative portions of the Published Specification.
- e. “Licensed Technology” means the copyrights and Licensed Claims applicable to any version of the Published Specifications.

## **2. Licences, Covenants, Ownership and Attribution.**

- a. Copyright Licences Granted to You. Each Entity, on behalf of itself and its Affiliates, hereby grants to You an irrevocable, worldwide, perpetual, royalty-free, non-transferable, nonexclusive copyright licence to (1) reproduce and distribute Published Specifications, and (2) to make, reproduce and distribute Licensed Products. All copies of a Published Specification made and distributed by You must include the copyright notice shown in the Published Specification if so inserted into the Published Specification. Failure to include any such copyright notice in a reproduced or distributed Published Specification by You voids this copyright licence to You.
- b. Patent Licences Granted to You. Each Entity, on behalf of itself and its Affiliates, hereby grants to You an irrevocable (subject to Section 2(d)), worldwide, royalty-free, nonexclusive licence to its Licensed Claims for Published Specifications to make, have made, use, sell, offer to sell, import, distribute (either directly or indirectly through an Affiliate or through another third party) a Licensed Product.
- c. No Obligation to Enforce. Each Entity shall have the right, but not the obligation, to enforce any copyrights or patent rights it owns that are incorporated into this Published Specification or Licensed Product.
- d. Defensive Suspension. If You (1) threaten to assert a patent claim in a patent infringement suit or (2) assert a patent claim in a patent infringement suit (“Asserting Party”) against an Entity

("Defending Entity") by alleging infringement by any Defending Entity Licensed Product, the Defending Entity may revoke any patent licences granted to You herein for the Published Specification related to the accused Licensed Product.

- e. Reciprocal Licence from You. You or Your Affiliates who make, have made, use, sell, offer to sell, import, distribute (either directly or indirectly through an Affiliate or through another third party) a Licensed Product and thereby obtain the benefit of the patent licence in this Agreement, hereby grant an irrevocable, worldwide, royalty-free, nonexclusive licence to every Entity that developed and published this Published Specification, and to those Entities' Affiliates, to make, have made, sell, offer to sell, import or distribute (either directly or indirectly through an Affiliate or third party) a Licensed Product. Every copy of the Published Specification shall include the following licensing language:

Please review the license grants published at  
<http://www.cefic.org/Documents/IndustrySupport/REACH-Implementation/ESCom-Project/ESCom-XML-User-Licence.pdf>

#### PATENT LICENCE GRANT FROM YOU

By making, having made, using, selling, offering for sale, importing, or otherwise distributing a Licensed Product, You and Your Affiliates, hereby grant to those Entities and their Affiliates that developed and published the Published Specification an irrevocable, worldwide, royalty-free, nonexclusive licence to your claims to make, have made, use, sell, offer for sale, import, or distribute a Licensed Product.

An "Affiliate" is an entity that directly or indirectly controls, is controlled by or is under common control with an Entity or You. Control for the purposes of this licence shall mean direct or indirect beneficial ownership of more than fifty percent of the voting stock, or decision-making authority in the event that there is no voting stock, in an entity.

"Licensed Products" means only those specific portions of products (hardware, software or combinations thereof) that implement and are compliant with all normative portions of this Specification.

- f. No Other Rights. Except as expressly set forth above, this Agreement shall not be construed as granting any rights or interests in or to (a) Licensed Claims for Published Specifications or Licensed Technology, (b) any improvements thereto, (c) any particular design, mode or method, or (d) the proprietary rights of any Entity.

### **3. Disclaimer.**

- a. Disclaimer of Warranties. The Entities disclaim all other warranties, express or implied, including, but not limited to, (1) any warranty that the Published Specification does not infringe the IPR of any other person or entity, (2) any warranty that any claims of any patents or patent applications included in the Licensed Claims are valid or enforceable, (3) any implied warranties of merchantability and fitness for a particular purpose, or (4) that the rights and licences granted hereunder comprise all the rights and licences necessary or desirable to practice, develop, make or

sell Licensed Products.

4. **Limitation of Liability.**

In no event shall any Entity be liable to You for direct, exemplary, incidental, indirect, special, punitive or consequential damages of any kind, including without limitation loss of profit, savings or revenue, or the claims of third parties, whether or not advised of the possibility of such loss, however caused and on any theory of liability, arising out of this Agreement.

**By signing unilaterally this User Licence, You hereby signify that you have read, understood, and agree to be bound by this User Licence.**

Done on ..... at .....

By:

**Name** .....

**Function** .....

**Signature** .....

*Please send this executed User Licence back :*

- *either by post to Cefic aisbl, for the attention of Ms. C. Napoli, avenue E. Van Nieuwenhuyse 4, B-1160 Brussels, Belgium*
- *or by mail to [cna@cefic.be](mailto:cna@cefic.be)*

**SCHEDULE 1**

**IDENTIFICATION OF ENTITIES**

<b>3E Company</b>
<b>CGI Group Inc.</b>
<b>ECHA</b>
<b>EcoMundo</b>
<b>EcoOnline AS</b>
<b>IHS</b>
<b>PES Ingenieurgesellschaft mbH</b>
<b>ProsiSoft Software Vertriebs GmbH</b>
<b>Qualisys GmbH</b>
<b>SAP SE</b>
<b>Selerant Software SRL</b>
<b>The Wercs, a UL company</b>