Licence Agreement on Simulatable SystemC IP-Cores

(ESTEC licence reference number XXXXXXXX Errore. La voce di glossario non è definita.)

1 Parties to the agreement.

1.1 LICENSOR. On the one side, the Licensor of the licensed subject, the European Space Agency, acting through its ESTEC establishment, located at Keplerlaan 1, 2201 AZ Noordwijk, The Netherlands. In this agreement the term "Licensor" always refers to the European Space Agency. For the purposes of the present agreement the Agency is represented by:

Name: Mrs. V. Kayser
Title: Head of the Technology, Telecom & Procurement Division

1.2 LICENSEE. On the other side, the Licensee:

Company name	
Address	
Represented by	

2 Definitions

For the purpose of the implementation and interpretation of the present agreement, the following definitions are agreed between the parties:

- 2.1 "THIRD PARTY" to this agreement is any individual, corporation, institution or legal entity other than strictly those mentioned in section 1 of the present document. For instance, the following entities shall be considered third parties: a company belonging to the same financial group than Licensee, a subsidiary of Licensee, a shareholder of Licensee, a partner of Licensee, etc.
- 2.2 "SOURCE CODE" is the representation of computer software in a computer programming language (such as C or C++). This term refers to the form of a program that is directly human-readable, and in which the software is typically originally written and

maintained. Source code typically includes comments to aid the reader in understanding the software.

- 2.3 "MODIFICATIONS" means changes to the SystemC IP-Core, typically aiming at improving its performance, including design improvements to the SystemC IP-Core's existing features and lying within the boundary of the IP-Core as defined by its interface. Any other change is excluded from this definition.
- 2.4 "CORRECTIONS" means any modification to the IP-Core which is aimed at rectifying a design error or "bug" detected in the C++ and SystemC code or in the associated documentation of the IP-Core.
- 2.5 "ADDITIONS" means changes other than those described in "MODIFICATIONS" such as additional IP-Cores or specific features added by the Licensee and/or sub-licensees of which the use is optional.
- 2.6 "USE" includes use to operate, integrate, validate, maintain, and modify the HDL IP-Core.
- 2.7 "COMPILER" is a software development tool that translates human-readable source code into object code for execution in the target environment. "COMPILATION" refers to such translation process.
- 2.8 "OBJECT CODE" is the output from a compiler or other similar program designed to translate human-readable source code into a format suitable for execution in the targeted environment. Typically refers to machine language instructions that may be executed directly on a microprocessor. The counterpart of Source Code, which is translated (usually by a compiler) into object code.
- 2.9 "LIBRARY" is an object code file that contains reusable software components. In the setting of an Operating System, the system libraries must be used by third-party software to "link" functions with the operating system, so that the software can properly run on the operating system.
- 2.10 "EXECUTABLE PROGRAM" is sequence of instructions generated to perform a specified task for a computer. An executable program results from the compilation of source code into object code and by its *linking* into an executable structure. External libraries and/or object code can be input to such linking step to complete or augment the functionality of the original source code.
- 2.11 "APPLICATION PROGRAM INTERFACE" is a set of routines, protocols, and rules made available by a given software system (be it in source code, object code, or library form) and which can be used by other software systems.

3 Subject of the licence.

The subject of the present licence agreement are the following simulatable SystemC IP-Cores. Licensor declares that these IP-Cores are his property or that they have been duly licensed to him by the respective owner with the right to further grant (sub)licences.

Item number	Name / description
1	
2	

4 Delivery of design information and documentation.

- 4.1 DELIVERABLE ITEMS. Within four weeks from the date of settlement of the charges due by Licensee, Licensor shall deliver to Licensee the design information and documentation listed in Annex A hereto, constituting the licensed simulatable SystemC IP-Cores, in an electronically readable format to be mutually agreed between Licensee and Licensor.
- 4.2 ACKNOWLEGMENT OF RECEIPT. Licensee shall deliver to Licensor a signed and dated receipt indicating that the above design information and documentation has been received.

5 Licensed territory.

5.1 ESA MEMBER/PARTICIPATING STATES. Granted rights are limited to the territory of the Member/Participating States of the European Space Agency. Should Licensee wish to use the IP-Core and/or sell products including it outside this territory, he shall submit a written notice to Licensor for information indicating the terms proposed for the licence. Such a request can be submitted to and agreed by ESA at the same time as signing this licence agreement.

6 Scope of licensed rights.

- 6.1 GENERAL SCOPE. Licensor hereby grants Licensee a non-exclusive, non-transferable right to modify the source code of the simulatable SystemC IP-Cores and/or to compile them into executable programs to be executed solely by the Licensee and its sub-licensees. In addition, Licensor also grants Licensee a non-exclusive, non-transferable right to integrate the simulatable SystemC IP-Cores together with third-party source code and/or libraries.
- 6.2 SCOPE LIMITATIONS. The use of the licensed subject by Licensee shall be limited to peaceful purposes and, specifically, for the following purposes and/or applications:

6.3	Description
1	

Licensee shall not make use of the licensed subject for any other purposes than those stated in the above table, nor grant sub-licences for any purpose except for what specified in section **Errore.** L'origine riferimento non è stata trovata.

7 Term of licence and right of termination.

- 7.1 LICENCE PERIOD. Licensor grants the present licence to Licensee for a period of five (5) calendar years from the date of signature of the present agreement by both parties. This licence period may be extended upon mutual agreement.
- 7.2 GENERAL UNDERTAKINGS BY LICENSEE: Licensee shall at all times keep all received design information and documentation safe and strictly confidential. Licensee shall not disclose the received source code, libraries, and documentation -nor any part thereof- to any third party or to any individuals within his organisation other than those explicitly listed herein without the prior written consent of Licensor, both during and after the term of the licence; object code, libraries, and executable programs generated by the Licensee from the received source code and libraries fall under this License Agreement and, as such, must be managed in accordance to the scope of this license as outlined in section 6. To this respect, Licensee shall take all appropriate security precautions, such as making use of password-protected computer accounts, limiting the network access to the authorised users mentioned below, and controlling that any design information copied or replicated in any format (including compilation into object code, library, and executable program) is only accessible to authorised users. Licensee shall be responsible for keeping an updated list of authorised users that shall be reported to the Agency every time there is a change in such list.

	Name(s) of authorised users
1	
2	
3	

This licence is extended to the following Licensee's subcontractors under the ESA Contract No., and the following subcontractor's staff are therefore considered as authorised users in the frame of this licence:

	List of Licensee's subcontractors and users authorised under the		
	Contract	Contract	
	Name of subcontractor	Name of subcontractor's authorised user	
1			
2			
3			
4			

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Licensee undertakes to reflect the terms and conditions of this licence onto its subcontractor through the relevant subcontract (Contract Change Notice or Rider thereto) or a dedicated (sub)licence agreement: failure to do so shall render the licence extension to the subcontractor null and void, the conditions of section 6 and 7 here above being fully applicable without any exceptions.

Licensee shall provide the Agency's representatives under the contract and Mr. L. Fossati (<u>Luca.Fossati@esa.int</u>) and Mrs J. Kaysan (<u>Juliette.Kaysan@esa.int</u>) with a copy of each sublicense granted to the subcontractors under the ESA Contract No.

7.3 GENERAL UNDERTAKINGS BY LICENSOR / TASKS EXPLICITLY EXCLUDED: Licensor shall report to Licensee all design and/or documentation errors which are found by, or become known to, Licensor and shall provide Licensee with the corresponding replacements of, or additions to, the relevant file(s) listed in Annex A hereto, if and when available. It is specifically understood that any replacement of, or addition to, the files listed in Annex A hereto issued to Licensee by Licensor shall be subject to the terms and conditions of this licence.

No technical support relative to the licensed simulatable SystemC IP-Cores is available from Licensor in the frame of the present licence agreement.

- 7.4 RIGHT TO TERMINATE. Either party may terminate the agreement upon breach by the other party of any of the terms and conditions of the present agreement. Notice shall be served by means of registered mail to the breaching party. Should the breach not be cured within sixty (60) days from the date of the receipt of such notice, the licence shall stand terminated.
- 7.5 CONSEQUENCE OF TERMINATION. Upon expiration or termination of the present agreement, without prejudice of settlement of any pending debts or claims, Licensee shall return to Licensor all the design information and documentation received from Licensor and any copy thereof, keeping no copies in its possession. Licensee shall declare to Licensor all executable programs, libraries, and object files which he produced making use of the licensed simulatable SystemC IP-Cores. He shall report to Licensor the intended application of these programs and files.

Authorisation to keep and use these programs and files in their intended application shall be requested from Licensor.

8 Rights and obligations on modified cores.

8.1 CORRECTION OF THE CORES

Licensee shall report to Licensor any design or documentation errors, which he will find in the original IP-Cores as well as in the modified IP-Cores, if related to the original IP-Cores; such

report is mandatory, even in case the Licensee does not take any action to rectify the identified errors.

Licensee is hereby authorised by Licensor to perform corrections to the original delivered SystemC IP-Cores.

Corrections as such are changes, aimed at rectifying a design error or "bug", to the delivered source code, object code, libraries, and executable programs delivered as part of the SystemC IP-Cores or directly generated by them. Any compilation-time or run-time change and/or replacement of the mentioned object code is, hence, considered a change to the original SystemC IP-Cores. Such changes, to be considered corrections, have to be aimed at solving functional defects of the IP-Core; rectification of documentation errors is also considered a correction to the IP-Core.

Within two weeks of identifying and correcting such an error, Licensee shall deliver to Licensor design information and documentation of the corrected IP-Cores in an electronically readable format to be mutually agreed between Licensee and Licensor. The corrected IP-Cores shall then be made available by Licensor to other Licensees.

In such case, the modification being aimed at solving functional defects, the copyright shall remain with Licensor.

8.2 CREATION OF MODIFICATIONS TO THE CORES.

Licensee is hereby authorised by Licensor to develop modifications to the original delivered SystemC IP-Cores.

Modification as such are changes to the delivered source code, object code, libraries, and executable programs delivered as part of the SystemC IP-Cores or directly generated by them. Any compilation-time or run-time change and/or replacement of the mentioned object code is, hence, considered a change to the original SystemC IP-Cores. Such changes, to be classified as modifications, have to alter the behaviour of the IP-Core, as originally implemented and/or as described in the IP-Core documentation; such modifications, typically, are aimed at improve the IP-Core's performance.

Licensor shall have the right to use the said modifications for their own purposes. Appropriate documentation regarding the modifications shall also be produced by the Licensee and delivered to the Licensor.

The copyright on the modifications shall belong to Licensee. In this respect, Licensee shall be able to use the modifications free-of-charge for his own industrial needs.

8.3 CREATION OF ADDITIONS TO THE CORES.

Licensee is hereby authorised by Licensor to develop addition(s) to the original delivered IP-Cores, as long as they relate to the purposes listed in section 6.2. An addition is defined as Licensee provided source code or object code using the Application Program Interface exported by the SystemC IP-Cores; any program using the output produced by the delivered IP-Cores is also considered an addition.

The copyright on the addition(s) shall belong to the Licensee being the author of this addition(s). Licensor shall have the right to use the said addition(s) for his own purposes, including the right to grant sub-licenses.

9 Charges to be paid by Licensee to Licensor.

9.1. GENERAL FEES. Licensee shall pay Licensor the following costs and handling charges:

Technology Acquisition Fee, due upon signature of the present	EURO
agreement: EURO 1.000 (One Thousand EUROs) for each SystemC	1.000
IP-Core	

10 Reporting.

10.1 INFORMATION. After finalisation of the first design based on the simulatable SystemC IP-Cores, Licensee shall deliver to Licensor's Technical Officer a short summary report containing: the experience gained by using the licensed simulatable SystemC IP-Cores, their quality and usefulness, the adequacy and completeness of the designs provided by Licensor, the advantage of using the licensed simulatable SystemC IP-Cores and any proposal for improvements in the cores or their associated documentation.

11 Warranty and liability.

- 11.1 NO WARRANTY ON IP-CORES. Licensor gives no warranty nor guarantee whatsoever as to the adequacy or suitability of the licensed simulatable SystemC IP-Cores and shall not be held liable for any direct, indirect nor consequential damages. Use of the licensed simulatable SystemC IP-Cores by Licensee is made fully at Licensee's own risk.
- 11.2 INFRINGEMENT OF THIRD PARTY RIGHTS. Licensee shall use the licensed simulatable SystemC IP-Cores according to the applicable law as per Article 14. Licensee shall notify Licensor immediately of any written claim or notice of infringement of third party rights concerning the licensed simulatable SystemC IP-Cores. Licensor will take steps within its competence to prevent or end a dispute and may, at its discretion, assist the Licensee to defend against any claim or notice of infringement or suit for infringement. At its discretion, Licensor may conduct negotiations for the settlement of such infringement or suit. Licensee shall offer Licensor all reasonable assistance for such negotiations.

If a judgement is made against Licensee by a court of competent jurisdiction and if, as a result, Licensee cannot use the Licensed simulatable SystemC IP-Cores without infringing third party rights, the Licensee may terminate this licence forthwith by written notice to Licensor.

Licensee shall indemnify the Licensor from and against all claims, proceedings, damages, costs, and expenses arising from the wrongful disclosure or use by Licensee of the licensed simulatable SystemC IP-Cores contrary to the terms of this licence.

12 Copyright notice.

- 12.1 NOTICE ON DOCUMENTATION. Licensee shall at all times arrange that all design information and documentation related to implementation of the present agreement is clearly indicating the presence of copyright.
- 12.2 NOTICE ON PRODUCTS. Licensee shall at all times arrange that all source code containing an instantiation of the licensed simulatable SystemC IP-Cores are marked, in a similar way, with a copyright notice.

13 Copyright enforcement against third parties.

- 13.1 CIVIL ACTIONS. Only Licensor shall be entitled to engage civil proceedings against third parties in case of copyright infringement.
- 13.2 COOPERATION BETWEEN THE PARTIES. Licensee shall at all times co-operate with Licensor in any proceedings aimed at enforcing the copyright against third parties. Licensee shall immediately inform Licensor of any copyright infringement that Licensee might have observed or learned about.

14 Applicable law and arbitration clause.

- 14.1 LAW OF THE CONTRACT. The present agreement shall be governed by the laws of The Netherlands.
- 14.2 ARBITRATION CLAUSE. Any dispute arising out of the interpretation or execution of the present agreement shall, at the request of either party, be submitted to arbitration in accordance with the Rules of Arbitration of the International Chamber of Commerce. The language of the arbitration proceedings shall be English. The arbitration proceedings shall take place in The Hague, The Netherlands. The arbitration award shall be final and binding on the parties. The enforcement of the award shall be governed by the rules of procedure in force in the country in which the award is to be executed.
- 14.3. WAIVER. Licensee waives the right to question the fact that copyrights exists on the subject of this licence agreement and that such copyrights are owned by Licensor and/or the holder(s) of the original intellectual property rights having duly authorised Licensor to sublicence the relevant intellectual property.

Done in 2 originals, one for each Party of this Licence Agreement,

In:	In:
On:	On:
For	For the European Space Agency (ESA)
	V. Kayser Head of the Technology, Telecom &