Attachment 1:

Background included

According to Article 16 of the Grant Agreement, Background is defined as "data, know-how or information...that is held by the Beneficiaries before they acceded to the Agreement and needed to implement the action or exploit the results". Because of this need, Access Rights have to be granted in principle, but the Parties must identify and agree amongst them on the Background for the Project. This is the purpose of this Attachment.

PARTY 1 (Aalto)

As to (Party 1), it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	Specific limitations and/or	Specific limitations and/or
	conditions for implementation	conditions for Exploitation (Article
	(Article 16.1 in connection with	16.1 in connection with Annex 5
	Annex 5 of the Grant	of the Grant Agreement), if
	Agreement), if applicable	applicable
	N/A	N/A

PARTY 2 (CMI)

As to (Party 2), it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	conditions for implementation (Article 16.1 in connection with	Specific limitations and/or conditions for Exploitation (Article 16.1 in connection with Annex 5 of the Grant Agreement), if applicable
	N/A	N/A

PARTY 3 (GUM)

As to (Party 3), it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	Specific	limitations	and/or	Specific	limitations	and/or
	conditions	for implem	nentation	conditions	for Exploitation	n (Article
	(Article 16	.1 in connect	tion with	16.1 in co	nnection with	Annex 5

Annex	5	of	the	Grant	of	the	Grant	Agreement),	if
Agreemer	nt), if	appli	cable		app	olicab	le		
N/A					N/A	4			
					,,	•			
Δ	greemer	greement), if	greement), if appli	agreement), if applicable	greement), if applicable	agreement), if applicable app	applicable applicable applicab	agreement), if applicable applicable	agreement), if applicable applicable

PARTY 4 (INRiM)

As to (Party 4), it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	Specific limitations and/or conditions for implementation (Article 16.1 in connection with Annex 5 of the Grant Agreement), if applicable	Specific limitations and/or conditions for Exploitation (Article 16.1 in connection with Annex 5 of the Grant Agreement), if applicable
	N/A	N/A

PARTY 5 (IPQ)

As to (Party 5), it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	Specific limitations and/or	Specific limitations and/or
	conditions for implementation	conditions for Exploitation (Article
	(Article 16.1 in connection with	16.1 in connection with Annex 5
	Annex 5 of the Grant	of the Grant Agreement), if
	Agreement), if applicable	applicable
	N/A	N/A

PARTY 6 (PTB)

No data, know-how or information of PTB is Needed by another Party for implementation of the Project (Article 16.1 and its Annex 5 Grant Agreement, Section "Access rights to results and background", sub-section "Access rights to background and results for implementing the action") or Exploitation of that other Party's Results (Article 16.1 and its Annex 5 Grant Agreement, Section "Access rights to results and background", sub-section "Access rights for exploiting the results").

version date: 2024-07-04

This represents the status at the time of signature of this Consortium Agreement.

PARTY 7 (RISE)

As to (Party 7), it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	Specific limitations and/or	Specific limitations and/or
	conditions for implementation	conditions for Exploitation (Article
	(Article 16.1 in connection with	16.1 in connection with Annex 5
	Annex 5 of the Grant	of the Grant Agreement), if
	Agreement), if applicable	applicable
	N/A	N/A

PARTY 8 (SMU)

As to (SMU), it is agreed between the Parties that, to the best of their knowledge no data, know-how or information of SMU is Needed by another Party for implementation of the Project (Article 16.1 and its Annex 5 Grant Agreement, Section "Access rights to results and background", sub-section "Access rights to background and results for implementing the action") or Exploitation of that other Party's Results (Article 16.1 and its Annex 5 Grant Agreement, Section "Access rights to results and background", sub-section "Access rights for exploiting the results").

This represents the status at the time of signature of this Consortium Agreement.

PARTY 9 (TUBITAK)

As to (Party 9), it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	Specific limitations and/or	Specific limitations and/or
	conditions for implementation	conditions for Exploitation (Article
	(Article 16.1 in connection with	16.1 in connection with Annex 5
	Annex 5 of the Grant	of the Grant Agreement), if
	Agreement), if applicable	applicable
	N/A	N/A

PARTY 10 (BIM)

As to (Party 10), it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	Specific		limitatio	ons	and/or	Spe	ecific	limit	ations	and/d	or
	condition	S	for ir	nplem	entation	cor	ndition	ns for Ex	ploitation	(Articl	е
	(Article	16.1	in co	nnecti	on with	16.	1 in (connecti	on with A	nnex	5
	Annex	5	of	the	Grant	of	the	Grant	Agreeme	ent),	if

version date: 2024-07-04

Agreement), if applicable	applicable
N/A	N/A

PARTY 11 (DMDM)

As to (Party 11), it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	Specific limitations and/or	Specific limitations and/or
	conditions for implementation	conditions for Exploitation (Article
	(Article 16.1 in connection with	16.1 in connection with Annex 5
	Annex 5 of the Grant	of the Grant Agreement), if
	Agreement), if applicable	applicable
	N/A	N/A

PARTY 12 (INM)

As to (Party 12), it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	Specific limitations and/or	Specific limitations and/or
	conditions for implementation	conditions for Exploitation (Article
	(Article 16.1 in connection with	16.1 in connection with Annex 5
	Annex 5 of the Grant	of the Grant Agreement), if
	Agreement), if applicable	applicable
	N/A	N/A

PARTY 13 (UMTS)

As to (Party 13), it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	(Article 16.1 in connection with	Specific limitations and/or conditions for Exploitation (Article 16.1 in connection with Annex 5 of the Grant Agreement), if applicable
	N/A	N/A

No data, know-how or information of UMTS is Needed by another Party for implementation of the Project (Article 16.1 and its Annex 5 Grant Agreement, Section "Access rights to results and

background", sub-section "Access rights to background and results for implementing the action") or Exploitation of that other Party's Results (Article 16.1 and its Annex 5 Grant Agreement, Section "Access rights to results and background", sub-section "Access rights for exploiting the results").

PARTY 14 (AGILENT TECHNOLOGIES LDA UK LIMITED)

As to (Party 14), it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	Specific limitations and/or conditions for implementation (Article 16.1 in connection with Annex 5 of the Grant Agreement), if applicable	16.1 in connection with Annex 5
None.	N/A	N/A

version date: 2024-07-04