

Mosaic-5G.IO Terms of Use

Mosaic-5G is an ecosystem of open source software, released mainly under Apache 2.0 license and distributed by Eurecom to promote, develop, and share 4G/5G service platforms and use-cases for Research and Development (hereinafter “the Project”).

To participate in the Project, this registration form must be filled out in its entirety and returned by e-mail to : admin@mosaic-5g.io

1. Trademarks.

“Mosaic-5G” is a EURECOM registered trademark (INPI n°17 4 357 904). EURECOM hereby grants to You, who accepts, a non-exclusive license to use the mark hereafter referred to, for the entire world and for the duration of the Software License Agreement.

You have the obligation to mention the Mosaic-5G’s trademark and its logo on any medium making use of the Mosaic-5G resources of any forms such as software, tools, packages, and dissemination materials.

2. Professional reference.

Unless previously excluded in writing, You authorize EURECOM to use Your trade name and logos as a professional reference in its Licensees lists and for promotional communications on brochures and electronic media. You will be free, at any time, to request in writing the EURECOM to cease, with a two-month notice, to use Licencee’s trade name and logos as a professional reference, it being underlined that material published before the receipt by EURECOM of such request will be considered as validly published and duly distributable.

3. Discovery report.

Every 6 months following the signing date of this Agreement, a report shall be shared with the Mosaic-5G community about (a) the context and usage of the platforms (Projects, demo, PoCs, etc.), (b) your experience and feedback of different forms such as usability and applicability of the Mosaic-5G platforms to your use-case, bug reports and/or fixes, and suggestions of useful developments.

The discovery report shall be sent to admin@mosaic-5g.io, which has the obligation to consolidate all the received report in a proper format and to share it with the community.

4. Applicable law .

This special conditions shall be governed by the laws of Belgium. In the event of objection or dispute arising from the interpretation or execution of this special conditions, both Parties shall endeavor to resolve their differences amicably.

If an amicable agreement is not reached, the dispute shall be brought before the sole jurisdiction of the Court of Brussels.

Corporation name: _____

Corporation address: _____

Point of Contact: _____

E-Mail: _____

Telephone: _____ Fax: _____

Please sign: _____ Date: _____

Title: _____

Corporation: _____