

Associates Scheme Terms and Conditions of Supply

1 RECITALS

1.1 CFMS Services Limited (the Company) aims to define and drive a program of definition, development, demonstration and deployment of simulation technologies and methodologies. To assist with this, the Company has set up an Associates Scheme (as defined in Clause 15) whereby the Company agrees to provide access to services to the Associate pursuant to this Contract in return for payment of a subscription fee and, if applicable, other fees and expenses.

2 APPLICABILITY

2.1 The following Terms & Conditions shall apply to any Contract between the Company and the Associate arising from any Order referring to these Terms & Conditions and shall prevail over any terms or conditions which the Associate may purport to apply whether in correspondence or under a purchase order, confirmation of order or similar document, and any implied from a course of dealing. No variation or qualification of these Terms & Conditions or of any Contract shall be valid unless agreed in writing by a director of the Company. In the event of any conflict between the Order and these Terms & Conditions, the Order shall apply.

3 PROPOSAL AND DURATION

3.1 The Company's Proposal constitutes an invitation to treat and no contract between the Company and the Associate shall arise unless and until the Associate has signed and returned the Order in accordance with the Company's quotation and the Company has accepted that Order in writing.

3.2 Unless previously withdrawn all Proposals given by the Company are valid for a period of thirty days or such other period expressly specified in writing by the Company.

3.3 Once an Order is placed and the Contract formed, the Contract shall remain in force for the period set out in the Order and the Associate may not cancel the Order or terminate the Contract other than with the Company's consent or in accordance with clause 12 (termination).

4 COMPANY OBLIGATIONS AND WARRANTY

4.1 The Company warrants that, subject to the rest of clause 4 and these Terms & Conditions:

4.1.1 The Company shall make available for use by the Associate the Services on a non-exclusive basis as set out in the Order;

4.1.2 The Company shall use commercially reasonable endeavours to make the Services available during Business Hours;

4.1.3 The Company shall carry out the Services with reasonable skill and care and in accordance with all relevant legal and regulatory obligations;

4.1.4 Any time or date for performance of any Service is not of the essence and are estimates only. The Company shall use commercially reasonable efforts to meet such times and dates.

4.2 Where any valid breach of warranty claim is made in respect of any Service, subject to clause 4.3, the Company can choose, as appropriate, either to re-perform the Services to the extent necessary to make good any defect or to grant credit to or refund to the Associate the annual subscription fee (or a proportionate part of the annual subscription fee) at the Company's absolute discretion, but the Company will have no further liability to the Associate under the warranty. There will be no extension of the warranty period in respect of re-performed Services.

4.3 The Associate acknowledges, agrees and accepts that:

4.3.1 The right to use the Services is personal to the Associate and is not granted to any subsidiary, holding company or affiliate of the Associate;

4.3.2 While the Company may provide Company Representatives to be present at Associate Scheme Activities, any statements or other communications not directly concerning the Company made by such representatives are not to be relied upon as advice and the Company shall not be responsible for overseeing, policing, reviewing, mediating or interfering with the Associate, other associates and third parties;

4.3.3 The Company does not make any assurances, representations or warranties about the other associates or third parties;

4.3.4 The Associate acknowledges that some Services may involve the use of third party supplied software. The Company makes no warranty, representation or commitment and shall have no liability or obligation whatsoever in relation to such third party software save that the Company has chosen such software in good faith. The Company recommends that the Associate refers to the third party's terms and conditions prior to using the relevant third-party software;

4.3.5 Any use of Services and the Facility provided by CFMS-ASRC are subject to separate agreement by CFMS-ASRC and its operating procedures and terms and conditions.

4.4 The Company's warranties above in clause 4 shall not apply if:

4.4.1 Claims are made more than 6 months after the completion of performance of the relevant Services;

4.4.2 the Associate has not paid the fees for the relevant Services in full.

4.5 The Contract shall not prevent the Company from entering into similar agreements with other associates or customers.

4.6 The Company reserves the right to amend the terms of the Associates Scheme at any time and such amendments shall take effect with at least 30 days prior written notice to the Associate.

4.7 The Contract is a contract for the provision of Services only and shall not be considered to be a contract for the supply of goods.

5 CONFIDENTIALITY

5.1 Each party undertakes that it shall not at any time disclose to any person any confidential information concerning the business, affairs, activities, customers, clients or suppliers of the other party or of any member of the group of companies to which the other party belongs, except as provided by clause 5.3 and subject to clause 6.

5.2 Each party may disclose the other party's confidential information:

5.2.1 to those of its employees, officers, representatives or advisers who need to know such information for the purpose of carrying out the party's obligations under the Contract. Each party shall ensure that its employees, officers, representatives or advisers to whom it discloses the other party's confidential information comply with this clause 5; and

5.2.2 as may be required by law, court order or any governmental or regulatory authority.

5.3 No party shall use any other party's confidential information for any purpose other than to perform its obligations or exercise its rights under the Contract.

6 COMPANY MATERIAL

6.1 All Company Material which the Associate has access to or receives from the Company as part of the Services under this Agreement is provided to the Associate for its personal use only and the Associate shall not pass on, disclose, share or discuss such Company Material with any third party (whether or not such Company Material is confidential), without the express written prior permission of the Company.

6.2 The Company hereby reserves and retains all right and title (including any IPRs) in the Company Material and for the avoidance of doubt no IPRs are granted or licensed to the Associate in respect of such Company Material.

7 ASSOCIATE MATERIAL

7.1 The Associate assumes sole responsibility for protecting any rights in its own Associate Material. The terms of clause 7 below shall apply in respect of any Open Session. If the terms of Clause 7 below are not appropriate or are insufficient for the Associate, the Associate should cease participation in the relevant Open Session and enter into separate agreements with the relevant persons with a view to having a Closed Session.

7.2 When the Associate engages in any Open Session (whether or not involving the Company), the Associate agrees and accepts that:

7.2.1 all Associate Material disclosed or made available is non confidential and may be used by any person without any restriction on further disclosure and there will be a

presumption, subject to Clause 7.3, that no form of IPR or other protection is asserted or applies;

7.2.2 all Output Material generated with any contribution by the Associate is disclosed or made available to any person on a non-proprietary basis without restriction including any obligation of confidentiality, any IPR or other form of protection;

and all persons are free to use all such Material without restriction or payment.

7.3 The Associate may in good faith expressly assert in writing to all relevant persons before disclosure at the Open Session that some or all of the Associate Material is subject to IPRs and the Company agrees to abide by such restrictions but the Company does not and cannot procure compliance by other associates or Third Parties. If the Associate is concerned about ensuring compliance by any other associate or Third Party, it should cease participation in the Open Session and enter into separate agreement(s) with the relevant persons with a view to having a Closed Session.

7.4 When the Associate engages solely with the Company in an Open Session, the Associate agrees and accepts that:

7.4.1 there will be a presumption, subject to Clause 7.5, that all Associate Material disclosed or made available to the Company is non confidential and may be used without any restriction on further disclosure including any IPR or other form of protection;

7.4.2 all Output Material generated with any contribution by the Associate is disclosed or made available on a non-proprietary basis without restriction including any obligation of confidentiality, any IPR or other form of protection;

and the Company is free to use all such Material without restriction or payment, including, without limitation, to publish on any form of media and to share with any other person.

7.5 The Associate may in good faith expressly notify the Company in writing before disclosure to the Company in an Open Session that all or some of its Associate Material is subject to obligations of confidentiality and/or IPRs and the Company agrees to abide by such restrictions if it decides to proceed to accept such disclosure unless it is legally prevented from doing so, in which case the Company shall notify the Associate accordingly and the parties should consider having a Closed Session subject to separate agreement(s).

8 OTHER MATERIAL

8.1 In respect of any other associate Material, Third Party Material and Output Material (and Company Material to the extent it contains any Material derived from third parties):

8.1.1 The Company makes no assurances, representations or warranties and does not accept any liability in respect of such Material and disclaims all warranties, express or implied, to the fullest extent permitted by law including without limitation the warranties of non-infringement and quality and fitness for a particular purpose);

8.1.2 The Company is not responsible for and will not assess the accuracy, completeness, provenance, relevance or suitability of any such Material. It is the Associate's responsibility to evaluate and assess (or take professional advice on) all such Material and the Associate relies upon any such Material at its own risk;

8.1.3 It is not intended that any Output Material generated in any Open Session will attract any duty of confidence or IPRs, but in any event the Associate is not entitled pursuant to this Contract to claim any right or restriction over any Output Material irrespective of whether it has made an alleged contribution to it.

9 ASSOCIATE RESPONSIBILITIES

9.1 The Associate's use of the Site is to be conducted in such a way that gives rise to no relationship of landlord and tenant between the Company and the Associate nor to any other proprietary interest in the Associate's favour in respect of the Site or any part of it. The Company is not to be regarded as sharing occupation or possession of the Site or any part of it with the Associate. The Company retains control, possession and management of the Site and the Associate has no right to exclude the Company from the Site or any part of it.

9.2 The Associate shall:

9.2.1 Not use the Services in order to compete with the Company;

9.2.2 When on Site, abide by the Site Use and Health & Safety Policy;

9.2.3 Use all reasonable endeavours to prevent any unauthorised access to, or use of, the Site or Services and, in the event of any such unauthorised access or use, promptly notify the Company;

9.2.4 Not use the Services or Site for any unlawful purposes;

9.2.5 Comply with the terms of any third party licences applicable to the use of the Services.

9.3 The Associate warrants and represents that:

9.3.1 It has good title to any Associate Materials used by it and they comply with all relevant legal and regulatory obligations (including all data protection obligations);

9.3.2 The Associate Materials do not and shall not cause any loss or damage to the Company or its systems (including ensuring there are no viruses or malicious code on any items of hardware or software supplied); and

9.3.3 The Associate Materials do not and shall not cause the Company or any other person to infringe any IPR or other right or privilege of any third party.

9.4 The Associate shall defend, indemnify and hold harmless the Company against any loss or damage which the Company incurs in respect of:

9.4.1 Any loss or damage (physical or otherwise) to the Site arising from the Associate's use of the Site;

9.4.2 the infringement and/or alleged infringement of any third party's or other associate's IPRs as a result of the Associate's use of the Services.

9.5 In respect of the indemnity in clause 9.4 above:

9.5.1 The Company shall give prompt notice of any such claim to the Associate;

9.5.2 The Company shall provide reasonable co-operation to the Associate in the defence and settlement of such claim, at the Associate's expense; and

9.5.3 the Associate shall be given sole authority to defend or settle the claim.

10 PRICE AND PAYMENT

10.1 The Associate shall pay the Company the subscription fees and other fees and expenses as set out in the Order or the annexures. Where the level of fees or expenses are not expressly set out therein, the Company shall levy a reasonable charge. The subscription element of the fees are payable irrespective of whether the Associate uses the Services.

10.2 Unless otherwise expressly specified, all prices quoted shall be exclusive of Value Added Tax and of all other taxes or duties which may be imposed on sales. The rates are subject to review on an annual basis and any change shall be notified to the Associate in writing with at least 30 days notice.

10.3 The Company shall issue invoices for the subscription fees annually in advance, other fees and expenses monthly in arrears or at such other times set out in the Order.

10.4 Invoices issued by the Company are payable within thirty days and prompt settlement shall be of the essence of the Contract. Without prejudice to its right to terminate the Contract for non-payment the Company reserves the right to suspend the Services and the Company shall not be responsible for any loss or damage arising as a result of such suspension.

10.5 The Associate will pay all monies due in full without any discount, deductions, set off or abatement on any grounds.

11 LIMITATION OF LIABILITIES

11.1 Subject to the express terms herein, the following provisions set out the Company's entire financial liability (including any liability for the acts or omissions of its officers, employees, secondees, agents and sub-contractors) to the Associate in respect of:

11.1.1 any breach of the Contract; and

11.1.2 any representation, statement or tortious act or omission including negligence, breach of statutory duty or otherwise arising under or in connection with the Contract.

11.2 Subject to clause 4 (warranty), all other warranties, conditions and other terms implied by statute or common law are, to the fullest extent permitted by law (including by reference to the Unfair Contract Terms Act 1977) excluded from the Contract.

11.3 Nothing in the Contract excludes or limits the Company's liability for:

11.3.1 death or personal injury caused the Company's negligence, or

11.3.2 fraud or fraudulent misrepresentation; or

11.3.3 any matter which it would be illegal or unlawful to exclude or limit or attempt to exclude or limit liability.

11.4 Subject to clauses 11.1 to 11.3 (inclusive):

11.4.1 the total liability of the Company to the Associate in contract, tort, negligence, misrepresentation, restitution, breach of statutory duty, obligation of indemnity or otherwise arising out of or in connection with the Contract shall be limited to the amount of the annual subscription fees paid by the Associate; and

11.4.2 in addition to the limitations set out in clause 4 and clause 8, the Company shall not be liable or responsible to the Associate for any loss or damage arising directly or indirectly in the following circumstances:

11.4.2.1 the actions or omissions of any other associate or third party;

11.4.2.2 any problem with other associates' Material, Third Party Material or Output Material;

11.4.2.3 if there is any failure by the Company to use commercially reasonable efforts to meet times and dates for performance of the Services for any cause whether within or outside the Company's reasonable control;

11.4.2.4 any loss of profit, income or revenue arising from the Company's breach of this Contract;

11.4.2.5 any loss of business, contracts or opportunity arising from the Company's breach of this Contract;

11.4.2.6 any loss of anticipated savings arising from the Company's breach of this Contract;

11.4.2.7 any wasted time arising from the Company's breach of this Contract;

11.4.2.8 any loss of goodwill arising from the Company's breach of this Contract;

11.4.2.9 any indirect, special or consequential loss or damage (whether for loss of profit or otherwise);

11.4.2.10 any incidental or exemplary loss or damage (whether for loss of profit or otherwise); and

11.4.2.11 any other loss which is not reasonably foreseeable to both parties when the Order was signed.

12 TERMINATION

12.1 The Contract may be terminated forthwith by either party ("**the Terminating Party**") (i) for convenience and without cause, having given 14 days prior written notice at any time or if (ii) the other party commits a material breach of the Contract which is incapable of remedy, or fails to remedy any other breach of the Contract within fourteen days of receiving notice of such a breach, or (iii) if the other makes any voluntary arrangement with its creditors or (being an individual or firm) becomes bankrupt, or (being a company) becomes subject to an administration order or goes into liquidation (otherwise than for the purposes of a solvent amalgamation or reconstruction), or an encumbrancer takes possession, or a receiver is appointed of any of the property or assets of the other, or the other ceases or threatens to cease to carry on business, or is unable to pay its debts as they fall due, or any event analogous to those previously listed occurs in any other jurisdiction, or the Terminating Party reasonably believes that any of the events mentioned in this clause is about to occur (and notifies the other accordingly).

12.2 In the event that the Company terminates the Contract early for convenience then the Company may in good faith consider (but is not obliged) paying a refund of the annual subscription fee pro rata to the time remaining under the annual subscription taking into account the Associate's amount of use of the Services. In all other instances of early termination, the annual subscription fee is not refundable.

12.3 Subject to clause 12.2, termination of the Contract howsoever arising shall be without prejudice to any rights which the Associate or the Company have against each other which have accrued prior to or on such termination.

12.4 Without prejudice to the provisions of clause 12.2 and 12.3, upon termination of the Contract for any reason, the Company shall be entitled to payment for all work carried out under the Contract and any related commitments made by the Company.

13 DISPUTE ESCALATION

13.1 Any dispute, difference or controversy ("**Dispute**") arising out of or in relation to a Contract shall be referred to the Projects Director of the Company (or his nominee) and a person of an equivalent level within the Associate's organisation. If the Dispute remains unresolved within 14 days of the date of such referral, the Dispute shall be referred to the Managing Director of the Company (or his nominee) and a person of equivalent level within the Associate's organisation (together "**the Senior Management**"). If the Dispute cannot be resolved within 21 days of the referral to the Senior Management, the parties may consider referring the Dispute to mediation or other agreed form of dispute resolution. Unless the parties separately agree on a binding form of dispute resolution, nothing in this clause will prevent either party from commencing legal proceedings at any time.

14 GENERAL

14.1 No goods or services other than specified in the Contract will be supplied or carried out and the Contract contains all the terms and conditions agreed by both parties.

14.2 Each right or remedy of either party under the Contract is without prejudice to any other right or remedy of that party whether under the Contract or not.

14.3 This Contract shall not be deemed to create any partnership, employment or agency relationship between the parties. Nor shall it entitle either party to commit or enter into any agreement with any third party on their behalf nor to inform a third party that they may rely on the Contract.

14.4 If any court or competent authority finds that any provision of this Contract (or part of any provision) is invalid, illegal or unenforceable, that provision or part-provision shall, to the extent required, be deemed to be deleted, and the validity and enforceability of the other provisions of this Contract shall not be affected.

14.5 If any invalid, unenforceable or illegal provision of this Contract would be valid, enforceable and legal if some part of it were deleted, the provision shall apply with the minimum modification necessary to make it legal, valid and enforceable.

14.6 Failure or delay by either party in enforcing or partially enforcing any provision of the Contract shall not be construed as a waiver of any of its rights under the Contract.

14.7 Any waiver by either party of any breach of, or any default under, any provision of the Contract by the other shall not be deemed a waiver of any subsequent breach or default and shall in no way affect the other terms of the Contract.

14.8 The Company reserves the right to assign, transfer, sub-license, sub-contract or otherwise any of its rights and/or obligations under this Contract without notice. The Associate shall not assign, transfer, sub-license, sub-contract or otherwise any of its rights and/or obligations under this Contract, without prior written agreement from the Company.

14.9 The Contract shall be governed by and construed in accordance with the laws of England and Wales. Subject to clause 13, all disputes arising out of the Contract shall be subject to the exclusive jurisdiction of the Courts of England and Wales.

14.10 The Company and the Associate agree that the Contracts (Rights of Third Parties) Act 1999 shall apply to the Contract but only to the extent that companies within the Company's Group shall be entitled in their own right to enforce the benefit of the indemnities, exclusions and limitations in favour of the Company contained in this Contract. The Company and the Associate may, by agreement, rescind or vary any term of the Contract without the consent of the companies within the Company's Group.

14.11 A reference to a statute, statutory provision or subordinate legislation is a reference to it as it is in force from time to time, taking account of any amendment or re-enactment.

14.12 If either party is prevented from or delayed in the carrying out of its obligations under the Contract due to circumstances or events beyond the reasonable control of that party including without limitation acts of God, governmental actions, war or national emergency, acts of terrorism or piracy, hijacking, protests, riot, civil commotion, fire, explosion, flood, extreme weather, epidemic, pandemic, lock-outs, strikes or other labour disputes, restraints or delays affecting carriers or defaults of manufacturers, suppliers or sub-contractors THEN such

party shall not be in breach of this Contract nor liable for any failure or delay in the performance of its obligations and the time for performance shall be extended accordingly. If the circumstances or event in question continues for a continuous period in excess of 60 days, either party shall be entitled to give 7 days prior notice in writing to the other party to cancel the Contract in which case neither party shall have any liability to the other except that rights and liabilities which accrued prior to such termination shall continue to subsist.

15 DEFINITIONS

In these Terms & Conditions: "**Associate**" means any company organisation or person (as defined in the Interpretation Act 1978) who enters into a Contract with the Company to become a member of the Associates Scheme and a customer for the Services; "**Associate Material**" means all means know-how, information, data, specifications, designs and other materials in any form (whether or not confidential or attracting any IPR protection) disclosed or otherwise provided by the Associate to the Company, other associates or any third party as a result of in the context of the Associates Scheme; "**Associates Scheme**" means the associates scheme providing the Services offered by the Company as set out in summary in Annex A and in further detail at the Company's website at the domain name www.cfms.org.uk as amended by the Company from time to time pursuant to clause 4.6; "**Associate Scheme Activity**" means any event, meeting, session or other activity under the Associates Scheme conducted by, through or with the assistance of the Company and involving other associates and/or third parties; "**Business Day**" means any day which is not a Saturday or Sunday or public holiday in England & Wales; "**Business Hours**" means 9.00am to 5.00pm local UK time on a Business Day; "**CFMS-ASRC**" means CFMS-ASRC Limited a company incorporated in England & Wales with company number 7170794; "**Closed Session**" means an Associate Scheme Activity where an Associate, the Company or a Third Party has expressly requested certain restrictions are separately agreed between the parties attending the session regarding the disclosure and use of any Material; "**the Company**" means CFMS Services Limited a company incorporated in England & Wales with company number 05742022 and having its trading address at 210 Bristol Business Park, The Close, Bristol BS16 1FJ and its registered office at Victoria House, 51 Victoria Street, Bristol BS1 6AD; "**Company's Group**" means CFMS Limited, a company incorporated in England & Wales with company number 06477281 and having its registered office at Victoria House, 51 Victoria Street, Bristol BS1 6AD (as holding company of the Company) and all subsidiaries of such holding company (subsidiary and holding company having the meanings attributed to them by section 1159 of the Companies Act 2006) including CFMS-ASRC; "**Company Material**" means all articles, white papers, reports, newsletters, software, results, portal information, passwords, long-in details, logos, trade marks and other know-how, information, data or material which the Associate receives or has access to from the Company as a part of being an associate under this Agreement; "**Company Representatives**" means any person expressly authorised to represent the Company, including its officers, employees, secondees, agents and sub-contractors; "**Contract**" means the agreement between the Company and the Associate as set out in the Order (Annex B) in respect of the supply of Services by the Company subject to these Terms & Conditions; "**Facility**" means the facilities of CFMS-ASRC at the Site; "**IPR**" means any patent, right to invention, copyright and related rights, moral right, rights in designs, trademark, trade name, domain name, rights in computer software, database rights, rights in confidential information (including know-how and trade secrets) or any other industrial or intellectual property right whether registered or unregistered or registrable or not and including all applications and rights to apply for, and renewals or extensions of, such rights and all similar or equivalent rights of forms of protection which subsist or will subsist now or in the future anywhere in the world; "**Loss or damage**" means any liability, claim, damages, penalty, fine, cost or other expense; "**Material**" means know-how, information, data, specifications, designs and other materials in any form (whether or not confidential or attracting any IPR protection); "**Open Session**" means an Associate Scheme Activity where there are no restrictions on the disclosure and use of any Material, subject to Clauses 6, 7 and 8; "**Output Material**" means any new Material arising out of an Associates Scheme Activity; "**Order**" the Associates Register (or order form) provided by the Company to be signed by the Associate and returned to the Company for acceptance as set out in Annex B which shall be subject to these Terms & Conditions and shall form part of the Contract between the parties; "**other associates**" means any other associate member of the Associates Scheme; "**other associate Material**" means know-how, information, data, specifications, designs and other materials in any form (whether or not confidential or attracting any IPR protection) disclosed or otherwise provided by another associate as a result of in the context of the Associates Scheme; "**Proposal**" means the Company's proposal, including quotations and estimates for the supply of Services; "**Services**" means the services made available by the Company as

part of the Associates Scheme subject to the Company's Order or otherwise agreed in writing with the Associate; "**Site**" means the Company's trading address at 210 Bristol Business Park, The Close, Bristol BS16 1FJ "**Site Use and Health & Safety Policy**" the Company's policy regarding Site use and health & safety compliance by the Associate; "**Software**" means any software made available by the Company for use by the Associate including any third party software; "**Terms & Conditions**" means these Associates Scheme Terms and Conditions of Supply; "**Third Party**" means any person which is not the Company, the Associate or other associates; "**Third Party Material**" means know-how, information, data, specifications, designs and other materials in any form (whether or not confidential or attracting any IPR protection) disclosed or otherwise provided by any Third Party as a result of in the context of the Associates Scheme.

Annex A

Benefits		Trial	User	Vendor	Academia
Capability	Free attendance at all events & eligibility to present ¹		✓	✓	✓
	Unlimited access to online data portal and webinar events		✓	✓	✓
	Ability to propose and participate in cutting-edge research activities		✓	✓	✓
Awareness	Free receipt of white papers, reports and newsletters		✓	✓	✓
	Eligibility to submit articles for inclusion in newsletters and online portal	✓	✓	✓	✓
	Extensive networking opportunities	✓	✓	✓	✓
Technology	Eligibility for free housing of demonstration technology at ASRC and ability to support Technology Trial Days ²			✓	✓
	1 Free Technology Trial Day or half day dedicated use of a meeting room, visualisation suite or integration suite at ASRC ³		✓		✓
	Dedicated use of meeting room, visualisation suite or integration suite for one day for up to 10 invited guests ⁴			✓	
Extra	10% discount on the use of all ASRC facilities ⁵		✓	✓	✓
	Use of touchdown desks with complimentary Wi-Fi and refreshments at ASRC ⁶		✓	✓	✓

¹ Number of delegates determined from subscription fee. Additional places may be purchased for an additional cost

² Full details to be agreed on a case-by-case basis. Software can be made available at ASRC for the duration of the membership provided it is accessible to Users for trialling. Housing hardware may incur additional installation costs which will be passed to the vendor, and the duration of free housing will be agreed on a case-by-case basis. Vendors of software and hardware can use ASRC as a showroom for the housed product, but use of specific ASRC facilities to achieve this (desk space, HPC, Integration suite, Visualisation Suite etc) may incur additional costs or constitute the use of additional Associate Scheme benefits.

³ Technology trial day is for one user and provides access to all technology installed in ASRC at that time, subject to availability and Vendor's prior consent. Additional places may be purchased. Use of meeting room, visualisation room or integration suite is limited to 10 people. Catering can be provided at an additional cost.

⁴ Sessions can be used for meetings, training or demonstrations for up to 10 people (including hosts from Associate organisation). Catering can be provided at an additional cost.

⁵ External costs (licensing, catering etc) will be passed on at full rate.

⁶ Subject to availability. Call ahead for confirmation.



Annex B

CFMS Associates Scheme



Application for registration

Company Details:

Name		
Registered Address		<i>Building name / number</i>
		<i>Street</i>
		<i>Town</i>
		<i>City</i>
		<i>County / State</i>
		<i>Country</i>
		<i>Postcode / Zip</i>

Contact Details:

Name		<i>Name and details of nominated primary contact for the scheme</i>
Position		
Department		
Contact Address <i>(if different from above)</i>		<i>Building name / number</i>
		<i>Street</i>
		<i>Town</i>
		<i>City</i>
		<i>County / State</i>
		<i>Country</i>
		<i>Postcode / Zip</i>
Email		
Phone		<i>including area code</i>

Signed

Date

Subscription amount		£ XXXX
Number of eligible delegates		
Additional delegates requested		

Please complete this form and return to the CFMS Outreach Manager:

Email: info@cfms.org.uk
 or
 Address: CFMS Services Ltd
 210 Bristol Business Park, The Close
 Bristol, BS16 1FJ

For office use only

Assoc. reference	
Total No.	
Start date	
Payment received	