

# **XBRL Taxonomy Licence Agreement - XBRL taxonomy documentation**

## **Licence Agreement**

### **XBRL Taxonomy**

**Version number: 1.3 – 01/12/2016**

***Note: To download the requested file you need to accept the licence with the button in the bottom of this page.***

The XBRL Taxonomy, its supporting documentation and other items of the Release Package (hereinafter altogether the "Taxonomy") is available for download under this link:

<https://eiopa.europa.eu/regulation-supervision/insurance/reporting-format>

The Release Package of the Taxonomy includes:

- i. The Release notes
- ii. The DPM Dictionary and Annotated Templates workbooks
- iii. The detailed change log
- iv. The DPM documentation
- v. The List of validations
- vi. The Solvency II validation syntax
- vii. The XBRL taxonomy
- viii. XBRL instance examples
- ix. The XBRL taxonomy documentation
- x. The XBRL Filing Rules
- xi. The DPM database
- xii. The list of known issues

By downloading the Taxonomy, You agree with the following terms and conditions of this Licence Agreement (hereinafter "the Agreement"). Any use of the Taxonomy, other than as authorised under this Agreement is prohibited.

#### **1. Copyright ownership**

The Taxonomy is the exclusive copyright of EIOPA, European Insurance and Occupational Pensions Authority, Westhafenplatz 1, 60327 Frankfurt am Main, Germany (hereinafter "EIOPA"). None of the provisions of this Agreement are intended to deprive EIOPA of its rights as the copyright owner.

## 2. Scope of the rights granted by EIOPA

EIOPA hereby grants You a perpetual, world-wide, royalty-free, non-exclusive, sub-licensable, non-assignable right of use of the Taxonomy in the context of the following activities (hereinafter "the Licence"):

- use the Taxonomy;
- reproduce the Taxonomy;
- create derivative works, based upon the Taxonomy or modifications thereof (hereinafter "Derivative Works"), subject to the limitations of Section 5.;
- use, embed or integrate the taxonomy in a software. For the avoidance of doubt, the software part is not considered to be Derivative Works and is thus not subject to the limitations of Section 5;
- communicate the Taxonomy to the public.;
- distribute the Taxonomy or copies thereof,
- lend and rent the Taxonomy or copies thereof,
- sub-license licence rights in the Taxonomy or copies thereof.

Those rights can be exercised on any media, supports and formats, whether now known or later invented, as far as the applicable law permits so.

Abovementioned rights can be exercised for commercial and non-commercial purposes provided that it is mentioned that (i) EIOPA is the owner of the copyright on the Taxonomy and that (ii) the Taxonomy is available for download, free of charge, on the following website: <https://eiopa.europa.eu/regulation-supervision/insurance/reporting-format>, or whichever website EIOPA is then using to make the download of the Taxonomy possible.

The Taxonomy may contain or make reference to third party pre-existing works, which are protected by intellectual property rights such as copyrights, tradenames or similar rights, and may be subject to other terms and conditions. Any use, reproduction, modification, communication or distribution of these pre-existing works, shall be subject to the authorisation of the owner of those third party pre-existing works.

## 3. Term

The Agreement shall enter into effect on the date that You download the Taxonomy.

## 4. Licence fees

The Licence is granted free of charge.

## 5. Obligations of the Licensee

The Licensee is subject to the following obligations:

**Attribution right:** You must keep intact all copyright, patent or trademarks notices and all notices that refer to the Licence and to the disclaimer of warranties and liabilities. You must include a copy of such notices and a copy of the Licence with every copy of the Taxonomy or each Derivative Work that is created. You must cause any Derivative Work to carry prominent notices stating that the Taxonomy has been modified and the date of modification.

**Licence Back of Derivative Works:** You hereby agree to grant EIOPA a world-wide, royalty-free, non-exclusive and sub-licensable right of use on all the intellectual property

rights vested in each Derivative Work created by You (hereinafter "License Back"). The grant of this License Back occurs automatically at the respective moment of creation and includes a right to do the following, for the duration of copyright vested in the Derivative Work:

- use the Derivative Work in any circumstance and for all usage,
- reproduce the Derivative Work,
- modify the Derivative Work, and make Derivative Works based upon the Derivative Work,
- communicate to the public, including the right to make available or display the Derivative Work or copies thereof to the public and perform publicly, as the case may be, the Derivative Work,
- distribute the Derivative Work or copies thereof,
- lend and rent the Derivative Work or copies thereof,
- sub-licence rights in the Derivative Work or copies thereof.

Upon EIOPA's request, You shall deliver a copy of the Derivative Work and all relevant documentation to EIOPA, meeting the highest professional standards and everything that is necessary or useful in order for EIOPA to understand, use and modify the Derivative Work. The copy of the Derivative Work and all the relevant documentation shall be delivered at the following address: [xbri@eiopa.europa.eu](mailto:xbri@eiopa.europa.eu) within one month upon reception of EIOPA's request.

The License Back is granted under the same terms and conditions as this License, including the disclaimer of warranty under section 6.

**Information right:** You shall retain a structured and up-to-date register which includes all Derivative Works created by You. EIOPA retains the right to request additional information, gain access to all information regarding the Derivative Works created by You and verify Your compliance with this Agreement.

## **6. Disclaimer of Warranty**

The Taxonomy is provided under the Licence on an "as is" basis and without warranties of any kind, such as limitation on merchantability, fitness for a particular purpose, absence of any interruption of access or errors in accessing, absence of defects or errors, the results obtained with the Taxonomy in terms of accuracy, correctness or reliability, non-infringement of intellectual property rights. This disclaimer of warranty is an essential part of the License and a condition for the grant of any rights of use with regard to the Taxonomy.

## **7. Disclaimer of Liability**

The Taxonomy is a work in progress, which is continuously improved through the creation of Derivative Works by contributors such as You. This work may contain defects or "bugs".

In no event shall EIOPA be liable for any special, direct, indirect or consequential damages or any damages whatsoever resulting from loss of use, data or profits, whether in contract or in tort, arising out of or in connection with the use or performance of the Taxonomy, including without limitation, damages for loss of goodwill, work stoppage, computer failure or malfunction, loss of data or any commercial damage, even if EIOPA has been advised of the possibility of such damage.

The entire risk as to the quality and performance of the Taxonomy is with You. In the event that the Taxonomy proves to be defective, You assume the cost of all necessary

servicing, repair or correction. In any event, the total aggregate liability of EIOPA for all claims arising out of or being the cause of any action(s) under or in connection with this License shall not exceed the amount of 5.000,00 €.

In no event shall EIOPA be liable for any damages arising from the unauthorized reproduction, modification, communication or distribution of third party pre-existing works within the Taxonomy.

## **8. Maintenance and support**

EIOPA may at its own discretion, though without any obligation make available new releases, upgrades or new versions of the Taxonomy on the following website: <https://eiopa.europa.eu/regulation-supervision/insurance/reporting-format>.

## **9. Acceptance of the Licence**

The provisions of this Licence can be accepted by clicking on an icon "I agree" placed under the bottom of a window displaying the text of this Licence or by affirming consent in any other similar way, in accordance with the rules of applicable law. Clicking on that icon indicates your clear and irrevocable acceptance of this Licence and all of its terms and conditions.

Similarly, you irrevocably accept this Licence and all of its terms and conditions by downloading the Taxonomy or by exercising any rights granted to You by Article 2 of this Licence, such as the use of the Taxonomy or the creation by You of a Derivative Work.

## **10. Termination of the Licence**

The Agreement and Licence granted hereunder will terminate automatically, and without prior intervention of the court, upon any breach of the licence conditions by You.

In the event of termination of the present Agreement due to such default on Your part, You must immediately:

- cease all use of the Taxonomy;
- return or destroy at Your own expense the originals and all copies of the Taxonomy;
- certify to EIOPA, by registered letter, that You have complied with the above-mentioned obligations within thirty (30) calendar days.

## **11. Miscellaneous**

This Agreement represents the complete agreement between You and EIOPA as to the Taxonomy licenced hereunder.

If any provision of the Licence is invalid or unenforceable under applicable law, this will not affect the validity or enforceability of the Licence as a whole. Such provision will be construed and/or reformed so as necessary to make it valid and enforceable.

Both You and EIOPA explicitly agree that any term of the present Agreement by nature intended to survive termination, shall survive the termination of the Agreement for whichever reason.

EIOPA reserves the right to modify this Agreement from time to time. In such event the new version of the terms and conditions of this Agreement as published on the following

website <https://eiopa.europa.eu/regulation-supervision/insurance/reporting-format>, shall apply to this Agreement.

## **12. Applicable Law & jurisdiction**

This Licence shall be governed by the law of the European Union, complemented, where necessary, by German law.

Any litigation arising between You and EIOPA, and resulting from the interpretation of this Licence, will be subject to the exclusive jurisdiction of the courts of Frankfurt am Main, Germany.

**Version number: 1.3 – 01/12/2016**