

A) LICENSE AGREEMENT FOR THE SOFTWARE EASY CoNET

Please read this license agreement for the software EASY CoNET (hereinafter the "LICENSE") carefully before using the software EASY CoNET (the "Software"), the use of which is only designed and authorized (under the definitions and limitations stated below) for the programming and monitoring of the Detection Units of COFEM. Specifically, the Detection Units and Fire Alarms: "Lyon", "Zafir" and "Compact Lyon", by COFEM.

When you use the Software, you are agreeing to the terms of this license. If you are not in agreement and do not accept them, do not use the Software nor allow others to use it in your name.

1. IMPORTANT NOTICE ON THE LIMITATION OF USE OF THE SOFTWARE AND HIGH RISK ACTIVITIES.

1.1. THE SOFTWARE IS A TOOL THAT FACILITATES THE PROGRAMMING OF THE COFEM DETECTION UNITS. IT IS NOT INTENDED TO BE A TOOL FROM WHICH THE USER CAN PERFORM ACTIONS LINKED TO THE EXTINGUISHMENT OR DETECTION OF FIRES. IN THIS SENSE, THE SOFTWARE IS ONLY INTENDED TO BE USED WHERE THERE ALREADY EXISTS EQUIPMENT FOR THE DETECTION AND POSSIBLE EXTINGUISHMENT OF THE FIRE.

1.2. THE SOFTWARE "EASY CoNET" HAS NOT BEEN DESIGNED NOR INTENDED FOR USE IN HAZARDOUS ENVIRONMENTS THAT REQUIRE OPERATION WITH PROTECTION OF ERRORS. THE PROPER OPERATION OF THE SOFTWARE WILL BE LIMITED BY THE HARDWARE, THE ELEMENTS INSTALLED IN IT, THE COMMUNICATIONS AND THEIR CORRESPONDING PROTECTIONS.

1.3. ANY EXPLICIT OR IMPLIED WARRANTY OF FITNESS OF THE SOFTWARE "EASY CoNET" FOR THIS TYPE OF ACTIVITIES IS EXPRESSLY REJECTED.

2. LICENSE TO USE

2.1. COFEM is the Spanish business COFEM, S.A., domiciled at Ctra. de Molins de Rei a Rubí, Km 8,4, Rubí (Barcelona), E-08191 and provided with the N.I.F. A-08537144 (hereinafter "COFEM"), and is the owner of the rights to the computer programs "EASY CoNET", "COFEM GUARD" and "COFEM INSTALLER".

2.2. The Software is a computer program created for the programming and monitoring of the COFEM Detection Units, specifically for the Detection Units and Fire Alarms: "Lyon", "Zafir" and "Compact Lyon". One can find a broader description of the Software in the User Manual for the Software.

2.3. The licensee is the physical or legal person that COFEM authorizes for the right to use the Software expressly via this license with the limits and conditions set forth therein. The licensee is authorized by COFEM to communicate to the user (as defined in the following paragraph) the corresponding "login" (user) and "password" (password) for the activation of use - on behalf of the licensee - for the functioning of the Software named "Online Management of the Units with EASY CoNET" and "Graphic Representation EASY CoNET" (indicated in the Software User Manual).

2.4. The user is the physical individual who exercises on behalf of the licensee the right to use the Software. The licensee can only designate as a User a person with whom it maintains a contractual labor relationship or that maintains a working relationship with companies that provide specific services in the field of detection and fire alarms to the licensee, while not being companies that are in the market with COFEM and who offer the same - or similar - type of products and services.

In addition to complying with the obligations of the present license to access the functionalities of the Software Online Management of the Units with EASY CoNET and Graphic Representation EASY CoNET, the User needs the Licensee to provide him with the "login" and "password" (hereinafter "Activation Keys") that the licensee can obtain only from COFEM by paying the corresponding price to COFEM.

2.5. Both the right of use of the Software by the licensee and the exercise of this right of use by the User will always be subject to this license.

2.6. Neither the use of the Software by the Licensee and/or the User or the acceptance of the terms of the present license, grant the licensee or the User any rights not specified in said license regarding the Software.

2.7. This license binds the User to the Licensee and to COFEM, and binds the Licensee to COFEM.

2.8. This grants to the Licensee non-exclusive and non-transferable rights of use, limited to the essential territory to satisfy the purposes of the License and for the duration of the license, subject to the provisions of the License and to its complete fulfillment on the part of the Licensee and the User (breaches by one of those parties is sufficient for its resolution).

Especially, but not solely, in respect to the right of use by the Licensee regarding the functionalities of the Software Online Management of the Units with EASY CoNET and Graphic Representation EASY CoNET, it is also specifically conditioned that, at any time, the Licensee maintains the corresponding rights of license of COFEM for the use of those specific functionalities of the Software (and, therefore, that the Licensee complies with all the obligations of the License, among others, to stay up-to-date with all relative payments to COFEM for the right to use the above-mentioned specific functionalities of the Software).

2.9. The right of use by the Licensee for the Software is on condition that at all times the Licensee has not removed from the User the authorization for the use of the Software on behalf of the Licensee.

3. PAYMENT AND ACTIVATION KEYS

3.1. The Licensee will pay COFEM the price indicated in the Confirmation Order to access the Activation Keys for the Software employed in the functionalities of the Software Online Management of the Units with EASY CoNET and Graphic Representation EASY CoNET for the Users. Unless written otherwise, the prices are valid during the subscription period that is indicated in the Confirmation Order, and may be revised at the end of the subscription period.

3.2. The form of payment will be indicated by COFEM in the Confirmation Order and the price will be paid within the period set in the same order.

3.3. In case of delay or non-payment of bills, COFEM may suspend the Activation Keys and apply the legally established late payment interest.

3.4. If, after 10 days from the delivery of the invoice, the Licensee has not stated by any means the proof of its reception by COFEM, their disagreement with its content, it is understood that the aforementioned bill is correct and accepted, without the right to claim and with the duty to pay immediately.

4. LIMITATIONS FOR THE USE OF THE SOFTWARE

4.1. The right to use granted by this license for the Licensee and that the User exercises on his behalf, is only granted to use the Software on a Specified Computer Device. A Specified Computer Device is a device that complies with all that is stated in the present License and the Software User Manual.

4.2. Without prejudice to the limitations outlined in this License and in the Software User Manual, THE USERS MAY NOT SHARE THEIR ACTIVATION KEYS WITH OTHER USERS NOR CAN THE LICENSEE ASSIGN THE SAME ACTIVATION KEYS TO DIFFERENT USERS.

4.3. Without prejudice to the limitations outlined in this License and in the Software User Manual, following the explicit instructions of the Licensee, the User can un-install the Software and install it on another device for use by the Licensee, provided that such devices are compatible as specified for the Software and the Licensee has authorized the exact moment to do so, knowing the implications that it can have on the subject of security, exonerating COFEM in the case that this generates damages of any kind for not acting with diligence in such an operation. However, he cannot change the installation with the intent to share the License between distinct devices.

4.4. THE USE OF THE SOFTWARE "EASY CoNET" CAN ONLY BE USED ACCORDING TO THE PRECISE AND EXPLICIT INSTRUCTIONS OF THE LICENSEE. THE USER IS NOT PERMITTED TO USE THE SOFTWARE WHEN THE LICENSEE HAS WITHDRAWN THE AUTHORIZATION. IT IS EXPRESSLY PROHIBITED TO USE THE SOFTWARE TO DISCONFIGURE THE DETECTION UNITS OF COFEM, UNLESS EXPRESSLY GIVEN SUCH INSTRUCTION BY THE LICENSOR. THE NECESSARY MEASURES MUST BE IMPLEMENTED SO THAT UNAUTHORIZED THIRD PARTIES ARE UNABLE TO USE THE SOFTWARE "EASY CoNET" IN A MANNER CONTRARY TO THE PRESENT LICENSE.

4.5. The right of use conferred by this License, grants the right to use the Software on the device that you choose provided that it complies with the requirements in this License and in the Software User Manual, especially in regard to its limitations, warnings and minimum requirements for the Specific Computer Device, including:

- a) PC with Pentium IV processor of 1 Ghz or greater
- b) 500 Mb RAM or greater
- c) VGA Monitor with a minimum resolution of 1024x768. Recommended monitor of 19" with a resolution of 12080x1024
- d) 50 Mb of free space on the hard drive.
- e) CD-ROM Unit
- f) USB/RS-232 (COM) Ports
- g) Windows XP SP2/Vista/7

The Software is not tested in other types of environments and under other circumstances and, therefore, it is not guaranteed to work properly.

4.6. In addition, the Software will require for its use all of the following (or any other aspect that may be indicated in the Software User Manual):

- a) That the Specified Computer Device is operating (among others that it does not enter Hibernation or Suspension during the operation of the functionalities of the Software).
- b) That the cable that connects the Central Detection Units of COFEM indicated in the Software User Manual to the Specified Computer Device must be a USB cable that complies with the regulations USB 1.1. with a type A connector to connect to the computer and a type B connector for the end that connects to the Central Units of COFEM in the Software User Manual.

The functionalities of the EASY CoNET Online Management of the Units with EASY CoNET and Graphic Representation EASY CoNET also require all of the following aspects (plus any other element that could be indicated in the Software User Manual):

- c) That the configuration in the Central Detection Units of COFEM indicated in the Software User Manual is updated with the Software.
- d) That the actions performed with the toolbar in the online Software (indicated in the User Manual) relate to the Central Units of COFEM to which the Specified Computer Device is connected.
- e) That the applications installed on the Specified Computer Device where the Software is installed (as indicated in your User Manual) do not obstruct the operation of the Software due to hardware, capacity or memory management.

4.7. THE USE OF THE SOFTWARE IS NOT PERMITTED FOR A DIFFERENT PURPOSE THAN THE ONE THAT IS LICENSED AND THAT IS INDICATED IN THIS LICENSE, AS WELL AS UNDER OTHER CIRCUMSTANCES AS THOSE DETAILED IN THE SAME OR IN THE SOFTWARE USER MANUAL. IN PARTICULAR, THE USE OF THE SOFTWARE IS PROHIBITED WHEN THE PROVISIONS OF THIS LICENSE ARE INFRINGED.

4.8. In addition to everything else detailed in this License, the right of use granted is subject to the following limits:

- a) The Software may only be used in a mechanically readable form (in object code or executable mode).
- b) The Software will be installed totally or partially, stored and used only with the Specified Computer Device in accordance with the installation instructions in the Software User Manual.
- c) You may make one (1) copy of the Software solely for reasons of security and archiving; the copy shall bear a copyright notice along with all the additional references on the rights of COFEM on the Software and the designation of the original version, including references to third parties.
- d) Up to the maximum permitted by the standards of forced compliance with the applicable law, the Software will only be used in the manner permitted under the License and:
 - i. the Software will not be altered nor any parts (except in the case of components under free licenses - see more below) thereof, in any manner (including, without limitation, modifications, adaptations, translations or derivative or successive versions).
 - ii. the Software will not be decompiled nor any parts thereof.
 - iii. the Software will not be extracted, nor parts thereof, and no acts of reverse-engineering of the Software will be conducted, nor any part thereof, and no manipulation of the software will occur in such a way that people can read it.
 - iv. the Software, nor any part thereof, will not be moved to another operating system.

v. you will not communicate the Software, or any part thereof, to a third party or make it available to a third party in any other way (including, without limitation, for testing or as a gift, loan, lease or sub-license, or via a service bureau) unless prior written consent of COFEM has been obtained.

vi. you will not use the Software, nor any part thereof, on a computer or terminal different from the Specified Computer Device, or on more than one device, in networks, or on a client's server, or an additional mobile instrument without the prior written consent of the Licensee.

5. MODIFICATION OF THE SOFTWARE

5.1. The User and the Licensee know and accept that the Software can adapt to technical developments and be improved. Also, COFEM may cease in the development of the Software employed by the Licensee and, in any case, COFEM may also develop other different programs. The licensee may choose to allow the User to stop using the Software or contract a different solution according to the established migration policy of COFEM, in which case the User and the Licensee agree to accept it, adapting their equipment and Software to the new solution if necessary. The migration to the new solution may or may not be free depending on the resources that COFEM has destined for the research and the development of the new solution as well as according to the degree of difference in the quality of the solution in respect to the one replaced, in which case this will be subject to the relevant payments that the Licensee has to make to COFEM.

5.2. Also the User agrees that, during the period contracted by the Licensee, COFEM may vary the contracted usage rights for reason of the payments that the Licensee has agreed with COFEM or of the technological improvements stated earlier and even stop maintaining the Software or cease to offer the rights to use the same.

5.3. The user accepts all these changes without prior notice and without demanding any compensation to the Licensee or to COFEM. COFEM is only obligated to notify such changes to the Licensee, who will accept them without demanding any compensation.

5.4. The User and the Licensee must take into account that the services and/or features of the Central Detection Units and Fire Alarms "Lyon", "Zafi" and "Compact Lyon" and/or the Software, as well as the mobile applications "Cofem Guard" and/or Cofem "INSTALLERS", may have been modified to adapt to technological developments therefore they will need to change to a new version of the Software or a new solution established by COFEM.

5.5. If the Licensee changes to a new version of the Software or to a new solution by COFEM, to upgrade a previous version of the Software or to upgrade to the new solution by COFEM, the new version or updated solution will be the only one that the User is entitled to use, accepting the terms and conditions of the legal documentation and the Software User's Manual and/or the specifications which may accompany the new version of the Software or the new solution by COFEM. The User and the Licensee will also be obligated to eliminate any corresponding material from the previous version of the Software.

5.6. The User and the Licensee acknowledge and accept that COFEM may provide updates or additions to the Software that will be automatically downloaded, and that COFEM is not obligated to do so by default.

6. TECHNOLOGY FOR THE COLLECTION OF INFORMATION AND TREATMENT OF DATA.

6.1. COFEM warns the User and the Licensee that the Software may contain a special program that uses technology for collecting technical information, of which the recipient is COFEM, with the aim of improving the Software, provide services, adapt to the preferences of the Licensees, and avoid the use of unlicensed or illegal Software or other elements of software ownership of COFEM. In particular, it can regulate and control the number of simultaneous users of the Software, excluding backup copies (the "Special Program").

6.2. Consequently, the User and the Licensee accept that COFEM can make use of the aforementioned information and the User and the Licensee also accept that they may be recipients of COFEM communications for commercial purposes, even through electronic means, and, especially, they may also be recipients of notices carried out by the systems of COFEM by mobile phone and through email accounts and, in particular, to the ones that the corresponding administrators of the Central Units and Fire Alarms "Lyon", "Zafir" and "Compact Lyon" have included in the software configuration. At the same time, via this technology, both the Licensee and the User accept that COFEM may provide updates or supplements to the Software that will be automatically downloaded to their computers. And, in particular, the Licensee and the User agree to the inclusion and the operation of said Special Program and the use of other safety devices in connection with the Software, so, in addition, the User and the Licensee shall be prohibited from bypassing, decoding, or copying this Special Program or any other safety device.

6.3. In particular, in an illustrative but not exhaustive set, the data that COFEM could collect are as follows:

- a) Identification of the installation.
- b) The telephone numbers or the e-mails of each registered user.
- c) The "Login" of each registered user.
- d) The "Password" of each registered user.
- e) Events of the fire alarm and detection system.
- f) The "Logs" of User activity.

6.4. For appropriate purposes, the User and the Licensee remain informed and consent to the processing of their data by COFEM for the purposes described above in this License, in particular on the data introduced manually or automatically to COFEM files either by automatic systems of COFEM or directly by the Licensee and/or by the User, manually or by their activity with the Software, being able to exercise their ARCO rights before COFEM, by getting in contact with COFEM by any of the contacts indicated in this License, in order to be able to help him channel the same.

7. PROCEDURE FOR THE NOTIFICATION OF DEFECTS IN THE SOFTWARE AND WARRANTIES

7.1. The User and the Licensee are informed that the Software will function substantially as described in the Software User Manual. COFEM does not guarantee that the Software lacks defects, will function without interruption, meets the expectations of the User or of the Licensee, or will function in combination with any third party hardware or software, or that all errors in the Software will be corrected.

7.2. If there is a defect in the Software, as well as in the descriptive documentary material of the same, the User and the Licensee commit to document (and in their case, to reproduce) the defect, which they shall bring to the attention of COFEM as soon as possible. COFEM shall be informed by the Licensee within two (2) days of the detection of the problem. Otherwise, COFEM shall be exempted from any responsibility or duty of guarantee within the maximum permitted by mandatory laws.

7.3. COFEM may solve the problems that affect its substantial functioning, using reasonable means and time limits. The above notwithstanding, COFEM is not responsible for the differences that external technical resources may cause to the correct functioning of the Software.

7.4. For a defect in the Software to be sufficiently material to cause COFEM to be obligated to repair or replace the Software, the defect should make the Software (as long as it is used in a manner permitted in the License and according to the Software User's Manual) work in a way that is so divergent from what is established in the Software User Manual that it would make it unsuitable for the purpose described in the description of the same. Also, if the required functionality can be achieved by the User or the Licensee in an indirect or an alternative form that circumvents the problem, then the damage shall not constitute a defect that gives rise to the obligations of COFEM under the above warranty.

7.5. Neither the User nor the Licensee shall carry out any modifications or repairs by themselves or allow such modifications or repairs to be carried out by any unauthorized third parties. When COFEM or the Licensee requests it, the User will support them in the analysis of the causes and the conditions that cause the defect, as well as the development and correction codes test or an indirect or alternative solution.

7.6. The only remedies in the event of defects in the Software are those expressed in the warranty mentioned above. The Software is licensed to the Licensee and permits the authorized User of the Licensee to exercise the user rights of the Licensee with its current features and "as it is", without any class of warranty, aside from the aforementioned. This express warranty is granted in the place of other warranties, explicit or implied, whether of fact or derived from the law, regulations or otherwise, including warranties, terms, or conditions of merchantability, suitable for a particular purpose, satisfactory quality and non-infringement, each of them expressly excluded.

7.7. The Licensee and the User recognize that the distributors or agents of COFEM are not allowed to provide any guarantee of any kind nor manifestation in connection with the use, suitability, or the results of use of the Software, or in connection with its precision, accuracy or reliability, and none of the guarantees or manifestations have an effect on COFEM, other than those set out in this License. It is the responsibility of the Licensee to select the Software that meets their needs. The User and the Licensee cannot transfer the responsibility to COFEM - or the application of warranties - for all the risks of implementation and obtained results by the Software, nor for its suitability for the programmed and expected use.

7.8. It is understood that COFEM is released from its obligations under the expressed warranty when the defect has been caused by circumstances for which COFEM is not responsible, including, without being limited to: (a) a breach in the conditions for the use and operations contained in the description of the Software, and in particular of the Software User Manual; (b) failure to comply with the provisions of this License; (c) unauthorized modification or interference with the Software either on part of the User, the Licensee or a third party; (d) errors in the use of the Software on the part of the User, the Licensee, or third party personnel; (e) influences from systems or programs that have not been supplied by COFEM or the Licensee; (f) use of a computing device that is not a Specified Computing Device.

7.9. WARRANTY ON THE SOFTWARE LICENSE INSIDE THE EUROPEAN UNION - IN THE EVENT THAT THE CONSUMER PROTECTION LAW APPLIES TO THE LICENSEE, COFEM ASSUMES THE COMPULSORY WARRANTY OF THE MANUFACTURER UNDER THE TERMS SET FORTH BY THE MANDATORY LAW.

8. INTELLECTUAL PROPERTY RIGHTS

8.1. The Licensee (and, by extension, the User) shall only hold those rights related to the Software that have been expressly described and granted in this License. Any other rights in respect to the Software, including but not limited to, property rights, copyrights, patents, trademarks, trade secrets and any other intellectual or industrial property rights, remain the exclusive property of COFEM or, where appropriate, of its Licensees, of which COFEM is the beneficiary.

8.2. Neither the Licensee nor the User will delete from the Software any reference to the copyright, trademark or other proprietary rights, nor will they cover or obscure, in any manner, any of these references, nor will they plagiarize them in other solutions. The Licensee and the User shall take all reasonable steps to prevent any use, reproduction, sale or publication of the Software that is unauthorized or the unauthorized access of the same.

8.3. The User and the Licensee will jointly indemnify COFEM and hold it harmless for any loss, damages, claims and expenses, (including, without being limited to, reasonable legal expenses for the defense and legal representation at trial) related to the non-compliance on the part of the User or the Licensee of this License.

9. RESPONSIBILITIES

9.1. To the maximum extent permitted by the applicable mandatory law, COFEM is not committed nor responsible, to any person or entity, with respect to any damages allegedly caused by the use or non-use of the Software, both directly or indirectly, including (without being limited to), interruptions of work, economic loss, or loss of profits expected as a result of the use of the same.

9.2. The Licensee and the User are responsible for the use of the Software that other people do under the same "login" and "password", having been warned above of the obligations concerning the prohibition of sharing the "login" and the "password".

9.3. The Licensee and the User assume any harm, damages, and/or costs that may arise from incompatibilities between the Software or its updates, and the software owned by third parties that the Licensee or User may have installed on their device, as well as other problems that may originate from the interaction between both programs and, in particular, from sharing their "login" and "password" with third parties in non-compliance with the instructions and obligations of this License.

9.4. The Licensee will have the exclusive responsibility to ensure that, before using the "login" and the "password", the User possesses the necessary knowledge for the proper installation and use of the Software, as well as the terms of this License. COFEM is not liable for problems or defects that may arise as a result of inadequate knowledge by the Users or by the Licensee of the Software.

9.5. To the extent permitted by the applicable law, COFEM shall not be liable before the Licensee nor before the User for any loss or damage, whether direct, indirect or consequential, including but not limited to, the loss of profits, unrealized cost reductions, loss of data, increased costs on part of the Licensee and/or the User or any other financial loss, resulting from, or related to the purchase, license, use, failure or interruption of the operation of the Software and the services COFEM offers in respect to the same. The preceding limitation of liability shall also apply in the case that COFEM has been notified of the possibility of incurring in such losses. COFEM will only be responsible for losses or damages caused by a seriously negligent or intentional action by COFEM. This limitation of liability applies to all claims for loss or damages regardless of their legal basis, including, without being limited to, claims based on extra-contractual, contractual, pre-contractual, or quasi-contractual responsibility. This limitation of liability will also apply to all executives, managers, or employees of COFEM, or to any representative, distributor, or agent of COFEM that is involved in the development, marketing, commercialization or delivery of the Software.

9.6. In no case will COFEM be liable for damages exceeding the rate referred to in clause 3 of this License duly paid by the Licensee to COFEM.

9.7. The validity of the warranties and responsibilities, or their limitations, established in this license of use, will be subject to the provisions made by the legislation that affects them in the different States and/or Jurisdictions.

9.8. In any case, COFEM shall be released from their responsibilities before the Licensee and/or the User, if the Software: (a) has been modified by the User and/or the Licensee; or (b) is being used with other programs or data and this combination has led to the infringement of the right of a third party; (c) has been used in a computer device that is not a Specified Computing Device; or (d) has been used and applied under conditions other than those specified in the description; or (e) has been used for purposes other than those for which it has been licensed by this License.

10. CONTRACTUAL RESOLUTION

10.1. Without prejudice to any other right of withdrawal provided for in this License, either party shall have the right to resolve this License at any time and effective immediately in the case of a breach of a contractual obligation by the other party, including without being limited to, breach by the Licensee or by the User of their contractual obligations to COFEM or its distributors or agents, especially, but not only, in the payment to COFEM on part of the Licensee of the license rates stipulated in clause three (3) of this License, if the offending party does not remedy the breach within thirty (30) days of being notified of the matter in writing.

10.2. In the event of the resolution of this License for any reason, all the rights of use for the Software held by the User and the Licensee shall expire. As soon as it is possible, from the time of the resolution of this License, the User and/or the Licensee will un-install and destroy the Software and all copies or partial copies which have been made, as well as all modified parts of the same or interconnected parts that connect to other programs or data systems and, up to the possible limit, all security mechanisms.

10.3. In case of resolution or in case that the User and/or the Licensee are not in accordance with the terms and conditions of this License, neither the Licensee nor the User will be authorized to use the Software. In this case, the User is also obligated to not use the "login" and "password" that the Licensee has provided.

11. APPLICABLE LAW AND JURISDICTION.

11.1. Within the limits imposed by mandatory rules, this License is governed by the laws of the common law of Spain, excluding the norms for the conflict of laws and excluding the United Nation's Convention on the International Purchase and Sale of Goods.

11.2. Likewise, the competent courts shall be the ordinary courts of Barcelona, Spain. COFEM also has, at its sole discretion, the right to invoke as competent the courts of the domicile or of the business center of the Licensee and/or the User.

12. GENERAL PROVISIONS.

12.1. Nothing in this License shall be interpreted against the rights that one of the parties may have by virtue of mandatory rules.

12.2. If it is determined that any part of this License is void and unenforceable, it will not affect the validity of the remainder of this License, which will remain valid and enforceable in accordance with its terms and will be understood as replaced under the most similar principles established by the same.

12.3. This License may only be modified by a document signed by an authorized representative of COFEM. COFEM may grant a license to the Licensee for updates with additional or different terms.

12.4. This License represents the full agreement of COFEM with the Licensee (and, by extension, the User) in respect to the Software and replaces any previous representation, discussion, commitment, communication or advertising related to the same.

12.5. COFEM reserves at all times the right to update or modify the terms of the License, which will take effect at any time and in any form provided they have notified the Licensee at least 30 days prior. If the Licensee does not wish to be bound by the License after such modification, they can resolve it by prior notice to COFEM before it being enforced; if the User does not wish to be bound by the License after such modification, they must stop using the Software and alert the Licensee.

12.6. COFEM expressly reserves any rights that may belong to it and that were not granted to the Licensee (and, by extension, the User) by virtue of this License.

COFEM, S.A.

N.I.F. A-08537144.

Carretera de Molins de Rei a Rubí, Km 8,4

E-08191, Rubí (Barcelona), España

Telephone: +34

E-mail: cofem@cofem.com

www.cofem.com

Barcelona, November 17, 2014