

RULES OF THE MOBILITY 4.0 CHALLENGE POWERED BY SOFTWARE REPUBLIQUE

Article 1 - ORGANISATION

BULL S.A.S., a French company registered in Versailles Trade and Companies Register with company number 642 058 739, having its principal place of business located at 68, avenue Jean Jaurès, 78340 les Clayes-sous-Bois, France,

DASSAULT SYSTEMES S.E., a European company registered in Versailles Trade and Companies Register with company number 322 306 440, having its principal place of business located at 10 rue Marcel Dassault à Vélizy-Villacoublay (78140), France, (“**3DS**”)

RENAULT S.A.S., a French company registered in Nanterre Trade and Companies Register with company number 780 129 987, having its principal place of business located at 13-15 Quai Le Gallo, 92100 Boulogne-Billancourt, France,

STMicronics International N.V., a Dutch company, having its principal place of business located at WTC Schiphol Airport Amsterdam, Schiphol Boulevard 265, 1118, BH Lufthaven Schiphol, Netherlands, acting through its Swiss branch located at 39 Chemin du Champ-des-Filles, 1228 Plan-les-Ouates, Genève, Suisse, registered with company number 33194537,

THALES S.A., a French company registered in Nanterre Trade and Companies Register with company number 552 059 024, having its principal place of business located at Tour Carpe Diem, 31 Place des Corolles, 92400 Courbevoie, France,

ORANGE S.A., a French company registered in Nanterre Trade and Companies Register with company number 380 129 866, having its principal place of business located at 111 quai du Président Roosevelt 92130 Issy-les-Moulineaux, France,

Hereinafter referred to jointly as the “**Organisers**”

Article 2 – AIMS

Six of the largest European companies are joining together to create the Software République, a new open ecosystem for smart and sustainable mobility. The Software République acknowledges the urgency for France and Europe to collectively build a sustainable ecosystem, which aims to ensure their sovereignty in this area.

For the first time, the Software République is making some of its data available. Any dataset would be accessible through a NDA and in compliance with the GDPR to allow you to create disruptive use cases that will be a source of business and / or that will have a positive impact on the evolution of society, whether for citizens, businesses, cities or territories.

Smooth EV Experience:

The objective is to facilitate the EV experience and more generally, the on-board experience or access to energy by making innovative proposals (for example on the optimal positioning of charging stations). The Software République wants to imagine the services linked to an end-to-end user experience, from

vehicle purchase to after-sales service. Vehicular communication systems (V2X) are also included in the scope.

Intelligent transportation:

The objective is to unjam urban traffic by making innovative proposals on the intelligent transport of goods and people, for example the last mile delivery.

Multimodal accessibility:

The objective is to simplify the mobility experience by optimizing traffic management (especially in case of an exceptional event) and infrastructure management (roads, rails, car parks, digital infrastructures, etc.), by improving multimodal travel (public and private) or by offering extensions of the vehicle ecosystem to FinTech and InsurTech.

Cybersecurity:

Connected vehicle means also vulnerability to a cyberattack. Cybersecurity is becoming a “must-have”. The subject is to offer solutions for the detection and protection against cyber-attacks. Proposals in terms of data optimization (edge computing) or hardware / software solutions for on-board and off-board data management are also in the scope of this challenge.

Open Ideas: Any another disruptive business idea to develop in terms of end-to-end architecture data optimization or hardware / software solutions for on-board and off-board data management.

The mobility 4.0 challenge rules by the terms and conditions exposed hereafter (the “**Challenge**”) grants three (3) winners, and prizes will be detailed on the Organisers’ Website.

Article 3 –ENTRY REQUIREMENTS / EXCLUSIONS

The Challenge is opened to all companies or individuals gathered in team, and meeting the following requirements:

- Being at least eighteen (18) years old and capable of entering into a legally binding agreement,
- Being a company below 500 employees,
- Not having a shareholder above 30% being one of the competitors of Organisers,
- Not being registered (for companies) or being residents (for individuals) of countries subject to trade sanctions.

(Hereinafter referred to as the “**Candidate**” or “**Candidates**”)

The Challenge will be held in conditions meeting the requirements of non-discrimination and impartiality inherent to the aims of the Challenge. In this regard, any Candidate meeting the entry requirements and wishing to enter can do so, except those in a situation of objective impartiality because of a partner or employee’s direct family ties with one of the jury members. It is specified as necessary that if a participating Candidate is an employee of one of the Organisers, this status is neither considered as a situation of objective impartiality nor an advantage detrimental to the other Candidates as the members of the jury are committed not to take this element into account.

Candidates acknowledge and agree that the Challenge shall at all times be subject to compliance with all applicable laws, regulations and administrative requirements, including without limitation, export control laws and regulations, and sanctions programs. In particular, the Organisers shall not be held liable in the event Candidates are prohibited and/or otherwise restricted from participating to the Challenge in order to comply with export control laws and regulations, and sanctions programs or to

avoid potential exposure to any international sanctions or penalties that could be imposed by any governmental authority.

No purchase or payment is required to enter the Challenge.

Article 4 – TIMELINE/SCHEDULE/CALENDAR

The Challenge will place between September, 1st 2021 and January, 15th 2022. The Timeline/Schedule/Calendar of the essential stages of the Challenge (submission dates / selection of the finalists / date of the final) will be published on the Organiser' website created for the Challenge (www.challenge-software-republique.com – the “**Organisers' Website**”).

Article 5 –ENTRY TERMS AND CONDITIONS

To take part in the Challenge, each Candidate must do - before the submission closing date specified in the Timeline/Schedule/Calendar of the Challenge - the following actions, in English:

- (i) answer all the questions of the form available on the Organisers' Website;
- (ii) provide with a slide about the idea they would develop on the basis of the open data.

These items, collected under the sole responsibility of the Candidates, have to be submitted using the form on the Organiser's Website.

All other submission modes are excluded. Any entry file provided with missing, false, incomplete, illegible information, in another language or after the date and time specified on the Timeline/Schedule/Calendar of the Challenge, will be considered null. Information not disclosed for reasons of confidentiality will not be considered ground for nullity.

Documents included in the entry file will not be returned or divulged by the Organisers.

To validate entries, the Organisers reserve the right - with the Candidates' prior agreement - to make all the necessary verifications concerning the identity and address of the Candidates and of their shareholders, by requiring copies of certain documents attesting their identity and/or personal data:

- for companies, as legal entities: a copy of their updated status and a copy of an RCS certificate (or equivalent) dating back less than 3 months;
- for individuals: a copy of their identity document (id card or passport).

If entry terms are not met, the Candidate will automatically be disqualified.

Article 6 – JURY OF THE CHALLENGE

The list of members composing the Jury of the Challenge will be published on the Organisers' Website at the time of its launch.

Each member of the Jury will be asked to grade the Candidates on the basis of the criteria listed in Article 7. For each criteria the grade shall be between one (1) and three (3), whole numbers only.

Article 7 - CHALLENGE PROCEDURE

Stage 1 – Selection of the Finalists

Among the Candidates entering the Challenge in full respect of the conditions and timeline/Schedule/Calendar set out in articles 1 to 5 of the present rules of the Mobility 4.0 Challenge

(the “**Rules**”) and of the requirements stated on the Organisers’ Website, the Jury will select up to twenty Candidates (the “**Finalists**”) on the basis of the three following criteria:

- Interest for Software Republic founding partners,
- Potential development of the idea on a large scale (scalability),
- expertise of the team.

After having studied the entry files, the Organisers will announce the Finalist the week prior to the date of start of stage 2 – those dates (designation of the Finalists and the final event) are indicated on the Organisers’ Website. The Finalists will receive a notifying invitation to the Final.

Stage 2 – Prototyping Period

Each Finalist will have to build a prototype during six weeks with the help of one coach. A coach shall be an expert of one of the Organisers.

Stage 3 – Final Event

The Jury will determine the three winners among the Finalists (the “**Winners**”) at its discretion, on the understanding that the four following criteria will be used to base their decision:

- Interest for Software Republic founding partners,
- development potential of the idea on a large scale (scalability),
- expertise of the team,
- prototype quality.

The Jury’s decision concerning the awarding of the Challenge is final, cannot be appealed, and will be announced during the final event.

Article 8 – PRIZE DESIGNATION

The Winners will be granted “Mobility 4.0 Challenge Winners powered by Software Republic”, as defined in Article 2 of the Rules and on the Organisers’ Website.

The value of the prizes cannot be disputed.

Article 9 – PRIZE-GIVING CEREMONY

The prizes will be allotted to the Winners during a demo day, the date of which will be communicated on the Organisers’s Website.

For the distribution of each prize, the Organisers reserve the right to demand justification documents concerning the existence/registration of the winning Candidates and to engage legal pursuits against anyone trying to commit fraud.

The non-awarded prizes, due to a lack of participant or distribution to the winners, will not be put back into play.

Article 10– INTELLECTUAL PROPERTY RIGHTS AND CONFIDENTIALITY OBLIGATIONS

Candidates remain the owner to the intellectual property rights they generate within their participation to the Challenge and can use it freely provided that such use does not entail use or reproduction on the Information of the Organizers. If one or several Organizers are interested in an industrialized version of the results obtained by the Winners, it will be subject to a new contractual relationship.

Use of the 3DS Platform:

3DS grants Candidates for the sole duration of the Challenge, a free, non-exclusive and non-transferable access to the 3DS Platform (the platform hosted by 3DS and made available to Candidates, including information, documents and/or materials). The terms of this online access are available here: <https://eu1-ds-iam.3dexperience.3ds.com>

3DS reserves the right to revoke unilaterally and without consideration this license if it considers that the use that is made is detrimental to its interest and/or in case of any breach by the Candidates of their obligations under these Rules. Upon expiration of this license, Candidates agree to cease all access and/or use of the Platform.

In connection with and for the purpose of its participation to the Challenge, the Candidates will receive from the Organizers, or have access, to information such as but not limited to data, know-how, software, drawings, whether or not protected by an intellectual property right, in any form and medium whatsoever, written or oral (the “**Information**”). This Information are confidential information the Organizers making such communication and should be kept confidential by the Candidates. The Candidates undertakes to keep strictly confidential, not to publish or disclose, in whole or in parts, by any means whatsoever, either alone or included in another media, such Information. The Candidates undertakes to use the Information only for its participation in the Challenge and to take all necessary measures to preserve the confidentiality of the Information. Any other use of the Information is prohibited. The communication of the Information to the Candidates, does not confer upon the Candidates any license or rights to use or other right, on the Information.

Article 11– LIABILITY AND FORCE MAJEURE

The Organisers cannot be held liable if, in case of *force majeure*, or events beyond their control, they are forced to cancel the present event, shorten its duration, postpone it, modify it, prolong it, interrupt it or cancel it without notice.

Would be considered as force majeure, any defectiveness in the internet network, problems of email delivery or loss, any sort of infringement/non-fulfilment/ failure of one of the Challenge sponsors, any failure in the communication networks which could lead to delays in delivery, any destruction or degradation of data, or any other problems linked to telecommunication networks, online computers, servers, internet providers, software, this list not being exhaustive.

In the same way, the Organisers cannot be held accountable for any problem concerning the prizes.

In case of force majeure or fortuitous event, including those linked to sponsors or unforeseen circumstances, the Organisers reserve the right to replace the prizes described in articles 2 and 8 of the present Rules by a prize of equal value. The winning candidates will be held informed of any possible changes. The Organisers reserve the right to exclude anyone not fully respecting the present Rules.

Article 12 – ACCEPTANCE AND ACCESS TO THE RULES OF THE CHALLENGE

These Rules are available at the following URL address: www.challenge-software-republique.com

They can be sent free of charge by email to any Candidates requesting them to the Organisers. Only one request per Candidate (same name, same address) will be accepted during the duration of the Challenge.

All entries to the Challenge imply the full and complete, i.e. unconditional, acceptance of the present Rules.

Anyone transgressing one or several of the articles of the present Rules will be deprived of the possibility of taking part in the Challenge as well as of the prize which may have been awarded to them.

Article 13 – AMENDMENT

In case of force majeure or necessity appraised by the Organisers, necessary additions or modifications to the present Rules can be brought during the progress of the Challenge. These additions or modifications are opposable to all participating Candidates from the moment of their publication on the Organisers' Website.

Article 14 – IMAGE RIGHTS OF THE PARTICIPATING CANDIDATES

Through their participation in the Challenge, Candidates grant the Organisers permission to use, reproduce, represent, display, disseminate, publish and adapt on any media by means of a mounting, directly or through a third party authorized to do so by the Organiser, in whole or part of their last names, first names, and/or image, for communication and/or promotional and/or internal or external marketing purposes:

- on any medium and material,
- by all means and in all formats,
- for all mode of exploitation including, but not limited to, dissemination via the Internet,
- worldwide.

The Candidates cannot claim any payment or compensation of any sort other than the awarded prizes for the Winners.

Article 15 – USE OF THE CANDIDATES' PERSONAL DATA

In the context of the Challenge, all Candidates must provide the Organisers with personal details as last name, first name, phone number, email (hereinafter "**Personal Data**").

The collection and processing of Personal Data is necessary for the Organisers in order to manage the Challenge. Any Personal Data collected in the context of the Challenge will be processed in accordance with the General Data Protection Regulation (EU) 2016/679 (hereinafter "**GDPR**").

Personal Data communicated by Candidates will be processed by the Organisers acting as data controller to achieve the purpose of the Challenge and to perform any action which may arise from the contractual relationship set forth herein. Personal Data may only be shared with third parties on a need-to-know basis pursuant to the Challenge and in compliance with applicable data protection laws or regulations.

The Organisers may transfer all or part of the Candidates' Personal Data outside the European Union, provided that prior to the transfer of such Personal Data, it has verified that all entities receiving such Personal Data and non-European entities offer sufficient security guarantees and adequate levels of protection, in accordance with all applicable laws.

Candidates in the Challenge are entitled to access their Personal Data, and have a right to request correction, update or deletion thereof. Candidates also have the right to obtain a copy of Personal Data about them held by the Organisers. Candidates may exercise their rights of access to and correction of Personal Data by writing to: Mkt.3DExperienceLab@3ds.com

Article 16 – LAW & JURISDICTION

The present Rules are exclusively governed by the laws of France.

Any question concerning the validity, enforcement and/or interpretation of the Rules should be submitted in writing to the Organisers and settled according to the applicable French legislation.

Any dispute concerning the Challenge should be brought forth in a delay of maximum thirty (30) days starting from the submission deadline.

In case of persistent disagreement concerning the enforcement and/or interpretation of the present Rules, and, in lack of amicable agreement, all disputes will be submitted to the competent Parisian jurisdictions.