

Intellectual Property Agreement

Airbus Sloshing Rocket Workshop

04/12/2025





EXECUTIVE SUMMARY

IP agreement between EUROAVIA International, AIRBUS Operations Limited and teams participating in the Airbus Sloshing Rocket Workshop 2026.



Table of Contents

1	Par	ties Involved	. 5
		claration and Clauses	
		Clause I	
		Clause II	
	2.3	Clause III	. 6
	2.4	Clause IV	. 6
	2.5	Clause V - Confidentiality	. 6
3	Aco	ceptance and Signing	. 8



1 Parties Involved

BETWEEN

 Δ NID

EUROAVIA International – The European Association of Aerospace Students (hereinafter EUROAVIA), with registered office at 1 Kluyverweg Street, 2629 HS Delft (The Netherlands) represented in this act by José Pedro Novais Moreira of legal age 22, ID card no. 30553246 in his condition of President of the International Board.

AIRBUS Operations Limited – a Company incorporated under the laws of England and Wales, registered under the number 3468788, with its Registered Office at Pegasus House, Aerospace Avenue, Filton, Bristol, BS34 7PA UK`

(Hereinafter referred to as "Airbus").

AND	
TEAM	, formed by :
1.	of legal age and ID card no.
2.	of legal age and ID card no.
3.	of legal age and ID card no.
4.	of legal age and ID card no.
5.	of legal age and ID card no.
6.	of legal age and ID card no.

In their condition as participants of the Airbus Sloshing Rocket Workshop, hereinafter referred to as a Party or the Parties.



2 Declaration and Clauses

In light of the collaboration among the involved entities for the realization of the Airbus Sloshing Rocket Workshop, the parties hereby agree to the following:

2.1 Clause I

The projects showcased in the competition, along with the concepts extracted from the discussions held throughout the event, can be used by Airbus for future commercial activities.

2.2 Clause II

The participants hereby agree to obtain Airbus' prior written approval before using any content derived from their projects for subsequent publications or research purposes. The content may be reused for future editions of the ASRW.

2.3 Clause III

In the event that a new project or research initiative arises from any of the proposals submitted by the teams, the members of the presenting team will be given the option to collaborate on such endeavours. Furthermore, they shall be mentioned as the original creators of the concept in any future publications.

2.4 Clause IV

The ownership of any (IP) Intellectual Property (including both IP brought into the competition and any IP generated as a result of the competition) shall remain with the Party that either possesses or creates such IP.

As the main sponsor of the event, Airbus shall be granted permission from the teams or participants to use any of their IP for future commercial activities.

2.5 Clause V - Confidentiality

The Parties agree to make reasonable efforts to keep confidential any proprietary information related to the other Parties, their affiliates, or their businesses. This includes not disclosing such information to any third party, except for affiliates, and not using it for purposes other than the Workshop. This obligation covers information shared between the Parties in relation to the Workshop, including but not limited to any Background IP or Foreground IP received by one Party from another, referred to as "Confidential Information".



Each of the Party agrees to make reasonable efforts to share Confidential Information of the other Party solely with its officers, employees, students, agents, and contractors (as well as those of its affiliates) to the extent necessary for the purposes outlined in this Agreement. Furthermore, each Party shall ensure that all such individuals are subject to confidentiality obligations that are comparable to those set forth in this Agreement.

The Responsibilities outlined in Clause V shall remain in effect after the expiration or termination of this Agreement for any reason. However, these obligations shall not extend to any Confidential Information that:

- Can be reasonably demonstrated by the receiving Party to have been acquired through means other than communication from the other Party, including prior knowledge before disclosure, independent development by the receiving Party, or acquisition from a third party without any disclosure restrictions that the recipient is aware of after making reasonable inquiries.
- Is publicly available at the time it is disclosed to the receiving party.
- Becomes publicly available after disclosure through means not involving a breach
 of this Agreement by the receiving Party, its officers, employees, agents, or
 contractors.
- Must be disclosed by the receiving Party due to legal requirements, regulations, or orders from a competent authority (including any regulatory or governmental body or securities exchange), provided that, where legally permissible, the disclosing Party receives reasonable advance notice of the intended disclosure, and the relaxation of confidentiality obligations shall only be in effect for the duration necessary to comply with the relevant legal requirements or has been authorized for release in writing by an authorized representative of the disclosing Party.

The provisions of this Clause V shall remain in effect for a period of five (5) calendar years from the date of disclosure.



3 Acceptance and Signing

IN WITNESS WHEREOF this Agreement has been signed by the duly authorised representatives of Airbus, EUROAVIA and the students of the participating teams to the extent stated below.

For and on behalf of EUROAVIA	
Signature: Pedro Moreina	
Name:	
José Pedro Novais Moreira	
Title:	
International Board President	
Date:	
04/12/2025	
For and on behalf of Airbus	
Signature:	
Name:	
Title:	
Date:	

Intellectual Property Agreement – Airbus Sloshing Rocket Workshop



By the Student (Team Leader)		
Signature:		
Name:		
Date:		