**European Cyber Security Organisation ASBL**

**2024 Membership Application Form**

(All fields marked with \* are mandatory for acceptance of the request)

Thank you for your interest in becoming a Member of the European Cyber Security Organisation ASBL (“ECSO”). Please proceed by completing this ECSO Membership Application Form.

A prerequisite to answer some of the questions below and to become an ECSO Member is to **read and accept** the ECSO Statutes. Operational details are described in ECSO Bylaws. Those 2 documents are available on the ECSO official website ([ecs-org.eu/who-we-are/](https://ecs-org.eu/who-we-are/)).

Please **send the filled in and duly signed** (end of the document) ECSO Membership Application Form to luigi.rebuffi@ecs-org.eu

Further to your membership submission, we might request additional information from you, on behalf of ECSO, to allow the ECSO Board of Directors to better consider your application and decide regarding your membership.

To be admitted as an ECSO Member, you must be:

* + 1. a Legal Entity established in at least one ECSO Country[[1]](#footnote-1), or
		2. a public body from an ECSO Country.

**ECSO MEMBERSHIP FEES** (see also Annex I for rules on Membership Fees)

Each ECSO Member is due to pay a membership fee. This is important as only with sufficient resources ECSO can provide adequate and quality support to reach the objectives identified by the ECSO Association.

The calculation of these fees is based on your organisation’s category, the turnover or budget, according to standard approaches.

For **2024**, the full year ECSO Membership Fees is specified in the table below.

|  |  |  |  |
| --- | --- | --- | --- |
| **Categories** | **Description** | **Annual fee €** |  |
| Large providers | Large providers (directly represented) of cybersecurity solutions / services providers | 14 000 |[ ]
| Medium SME | SMEs (as per E. Commission definition) solutions / services providers directly represented; Associations composed only by SME, Startups, Incubators, Accelerators - medium sized | 4 700 |[ ]
| Small SME | SMEs (as per E. Commission definition) solutions / services providers directly represented; Associations composed only by SME, Startups, Incubators, Accelerators - small sized | 2 400 |[ ]
| Micro SME | SMEs (as per E. Commission definition) solutions / services providers directly represented; Associations composed only by SME, Startups, Incubators, Accelerators - micro sized | 1 200 |[ ]
| Large RTO | Research organisations (directly represented) with 250 employees or more | 6 900 |[ ]
| Small RTO | Universities, Academies or Research organisations (directly represented) with less than 250 employees and more than 50 employees; Associations composed only by Research Centers, Academies or Universities  | 2 400 |[ ]
| Large Association | EU and National / Local Associations / Organisations / Clusters representing interests at national or European / International level (organisation budget > €1 mln) | 6 900 |[ ]
| Medium Association | EU and National / Local Associations / Organisations / Clusters (organisation budget > €500k and < €1 mln) | 4 700 |[ ]
| Small Association | EU and National / Local Associations / Organisations / Clusters (organisation budget < €500k) | 2 400 |[ ]
| Large User/ Operator | Users / Operators (not providing cybersecurity services) with 250 employees or more | 2 500 |[ ]
| Small User/ Operator | Users / Operators (not providing cybersecurity services) with less 250 employees | 1 100 |[ ]
| Financial Institution | Financial bodies (banks, investors, insurances, …)  | 3 500 |[ ]
| Public Administration | National Public Administrations | 0 |[ ]
| Sub-national Administration | Sub-national Administrations (e.g.: region, länder, province, town, etc.) | 2 500 |[ ]
|  |  |

NOTE ON SMEs

Micro-enterprises are defined as enterprises that employ fewer than 10 persons and whose annual turnover or annual balance sheet total does not exceed EUR 2 million.

Small enterprises are defined as enterprises that employ fewer than 50 persons and whose annual turnover or annual balance sheet total does not exceed EUR 10 million.

Medium-sized enterprises are defined as enterprises that employ fewer than 250 persons and either have an annual turnover that does not exceed EUR 50 million, or an annual balance sheet not exceeding EUR 43 million.

NOTE on UKRAINE: As per the decision of the ECSO Board of March 14th 2023, organisations having their main HQ in Ukraine (UA) and no established connections with Russian entities are eligible to join ECSO receive an exemption from the annual membership fee for the duration of the wartime. This waiver on annual fees will be regularly reviewed according to the situation in the country.

By signing this form, the signing authorized representative declares that an entity that legally represent has no direct or indirect links with the entities from the Russian Federation, including but not limited to: business relationships with Russian entities, ownership or control of Russian assets, political ties, any political donations to or from Russian politicians or political parties.

NOTE on ECSO MEMBERSHIP PERIMETER: As per decision of the ECSO Board of June 29, 2021, different levels of membership are attributed, following as best as possible interpretation of the criteria for the establishment of the European Cybersecurity Competence Centre (“ECCC”) Community (See ANNEX IV). This approach will be further detailed following the effective establishment and implementation of the ECCC Community.

**Details of the organisation applying for ECSO membership**

|  |  |
| --- | --- |
| Name of the Organisation\* |  |
| Legal form\* |   |
| Address of registered office\*  |  |
| Date of registration\*  |   |
| Country of registration\*  |  |
| Registration number\*  |   |
| VAT number\*  |   |
| URL\* |  |

|  |
| --- |
|  |
| **AUTHORISED REPRESENTATIVE \*** *The authorised representative will be the person legally representing your organisation within ECSO, notably the person with the right to participate and vote at the General Assembly.* |
| Title |  |
| Last Name\*  |  |
| First Name\*  |   |
| Position\*  |   |
| Telephone\*  |   |
| Email\*  |  |
| Legal Address\* |  |

|  |
| --- |
| **MAIN POINT OF CONTACT***The main point of contact will be the person responsible in handling communication between your organisation and ECSO (If same as Authorised Representative, please leave blank).* |
| Title |  |
| Last Name\*  |  |
| First Name\*  |   |
| Position\*  |   |
| Telephone\*  |   |
| Email\*  |  |

If your organisation/company belongs to a larger group or is an affiliated company, please give the name of affiliated organisation/company:

**Organisation profile**\*: (Short general description of your organisation, at least 5 lines of text)

**Cybersecurity related activities**\*: (More specifics on cybersecurity related activities of your organisation, at least 5 lines of text)

**CompliancE with ECSO Bylaws**\*: Please specify how you comply with ECSO Bylaws Art 3.2.2: “The legal entity should have, either itself or through its sister companies, R&D and manufacturing or service providing activities in an ECSO Country with significant European added value and be able to demonstrate to the satisfaction of the Board of Directors that they have a genuine business interest in the development of the European cybersecurity market”.

**COMPLIANCE WITH GDPR**

Data protection places great importance and it is of a particularly high priority for ECSO management. ECSO’s [Data Privacy Policy](https://ecs-org.eu/ecso-uploads/2023/04/ECSO-Website-Data-Privacy-Policy.pdf). Your data will be processed in accordance with this Policy. NOTE: by becoming an ECSO Member, the personal data of your representatives will be processed for the purpose of collaboration and initiatives implementation stemming from your Membership, engagement in the Working Groups and Task Forces. We will process your name, last name, email address. Processing of the data will be based on consent (Article 6(1)(a) GDPR).

Allowing ECSO to implement correctly GDPR is a shared responsibility between the ECSO Secretariat and Members. By becoming an ECSO Member, each organisation commits to keep informed the ECSO Secretariat of any change of individual contacts that could potentially cause breaches in security or GDPR implementation. For instance, Members should immediately inform and request the ECSO secretariat to remove a person from a mailing list and delete its access to the portal once this person does no longer work for the company or changes departments that are not following the work of ECSO. Please notice that this will also allow your organisation to stay up to date with all ECSO activities and make the best out of the membership.

The information you provide in this form will be used solely for dealing with you as a member of ECSO.

If you/ the individuals listed above later wish to withdraw consent, please contact secretariat@ecs-org.eu.

I hereby confirm that I am duly authorised to formally represent my company/organisation or subgroup thereof, and I have read and agree with the ECSO Statutes and Bylaws (for the period of “provisional membership”, explained in this membership form, I agree on the mentioned confidentiality of received information).

**Date\*:**

**Signature of the authorised representative\*:** \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

1. An ECSO Country is defined as:

	1. a Member State of the European Union (a Member State) or an EEA / EFTA country, or UK
	2. a country associated to the EC Horizon Europe Programme [↑](#footnote-ref-1)