Preceding, not legally binding explanations:
These license conditions guarantee to everybody a free access to and use of
the ELCD III data sets in LCA studies, for deriving own data sets, etc.
They help to avoid misuse such as selling these cost free data sets or
misusing the name of the Commission, of the data owner or "ELCD" in
inappropriate
advertisements. They hence guarantee to you as data set user that you are
properly
informed what you get under the name "ELCD", at the same time protecting the
related interests of the European Commission and of the data set owners.
The license conditions also ask that proper reference is made when an
ELCD III data set is used. Follows below the legally binding license text.

SCOPE
This license refers to the data sets published in the ELCD
database version 3 ("ELCD III data sets"), particularly all Process data sets
and LCIA Method data sets, that are accessible online via
http://lct.jrc.ec.europa.eu. The database is published by the European
Commission's Joint Research Centre, Institute for
Environment and Sustainability (JRC-IES).

DEFINITIONS
- "Modified"/"Modifications" refers to have omitted, changed or added
  information of a data set, resulting in a data set that still represents
  the same or an insignificantly differing product system as the original
  data set. This does not refer to changed storage form or format of a data
  set.
- "Derived" refers to a data set that was obtained by integrating via
  mathematical operations one or more of the ELCD III data sets AND
  by making use of substantial additional information and/or third party
  data sets, resulting in a significantly differing data set for a
  significantly different product system.

REDISTRIBUTION, USE, MODIFICATION, DERIVATION
Redistribution, use, modification, and derivation of any one of the ELCD
III data sets, independently whether in ILCD format or any other form or
format, is permitted to everybody and free of charge, provided all the
following conditions are met as referring to the respective activity. Moreover,
these conditions also apply analogously to those ELCD III data set-based new
data
sets that were already previously redistributed, used, modified or derived:

* Redistribution of an unmodified or modified ELCD data set must
  retain the original information about the owner of that data set (field
  referenceToOwnershipOfDataSet), and this license text. This can be done
  inside the data set or in additional documentation and/or other materials provided
  with the redistribution. If this is done not inside the data set, a clearly
  visible reference named "copyright notice and license conditions" must be put
  inside the data set and point to where the copyright notice and this license
  text can be found and freely and easily accessed, e.g.

* Distribution of data sets for price, license fee or similar is only
  permissible for derived
  data sets. The modified or unmodified ELCD III data sets, in whatever form or
  format, may only be redistributed free of any related charge, license fee or
* Redistribution of modified ELCD III data sets in whatever form or format has to be avoided as far as possible. In any case the distributor of a ELCD III data set has to clearly document inside the data set and in a prominent place which modifications have been made.

* Upon any modifications of a data set and equally for derived data sets, the consistency and conformity declarations (section complianceDeclarations), if present, have to be checked and adjusted accordingly.

* Upon any modifications of a data set and equally for derived data sets, and especially but not limited to the Inputs and Outputs section of Process data sets and of characterisationFactors for LCIA Method data sets, the review-related information (section validation), if present, has to be checked and adjusted accordingly, or be removed.

* Upon any modifications of a data set and equally for derived data sets, the approval of the dataset (field referenceToDataSetUseApproval for Process data sets and subsection recommendationBy for LCIA method data sets), if present, and the ownership (field referenceToOwnershipOfDataSet), if present, are void and have to be removed entirely.

* Upon any modifications of a data set and equally for derived data sets, neither the name "ELCD" nor that of the original data set owner nor the publisher of the ELCD III database nor any derivations of those names or otherwise confusingly similar expressions may be used to promote such data sets without specific prior written permission from the JRC-IES(1)(2) and/or from the owner of the original data set, whichever organisation should be referred to in the promotion for the modified or derived data set.

* If a data set is distributed in a modified or another format than the ILCD format or an incomplete subset of the ILCD format, the distributing party must prevent that the receiver of such a data set can get the impression that the data set is provided in the ILCD format. Among others does this mean that the present information about the data set's format (field referenceToDataSetFormat) is to be corrected.

* Use of data sets in commercial or noncommercial studies or to develop derived data sets is permissible if proper reference is given to their use as "ELCD III data sets, http://lct.jrc.ec.europa.eu. (c) European Commission 1995-2011". However, the reference must strictly avoid to give the impression, that the
study or results or recommendations of the study, or derived data sets might be
endorsed by the European Commission or its bodies or by the owner(s) of any of the
used ELCD III data sets.

* Extracts exclusively of the section dataSetInformation of a data set may be
  used in other contexts such as e.g. publications or presentations if proper
  reference is given to its source as "Documentation extract of the data set <data set
  name> owned by <owner name>. Published in the ELCD II core data base,

* As soon as a new version of any of the ELCD III data sets is made available by the
  European Commission or by the original data set owner for public and cost free
  access,
  the license rights granted in this license to redistribute modified or
  unmodified data
  sets of the former version expires within 6 months after first publication of
  the new version
  of that data set and the old data sets shall not be redistributed anymore.
  Also shall the
  user of such old versions of the data sets not communicate anymore to be using
  ELCD III
  data sets. Previously derived data sets are not affected by these conditions.
  For continued use of the old data sets in an ongoing LCA project the above
  named
  6 months prolongs to 12 months. The responsibility to identify the fact of
  availability of a
  new data set version lies with the data set user.

THE ELCD CORE DATA SETS ARE PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
"AS ARE" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO,
THE
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE
DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR CONTRIBUTORS BE LIABLE
FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER
CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,
OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE,
DISTRIBUTION OR MODIFICATION OF ANY OF THESE DATA SETS, EVEN IF ADVISED OF THE
POSSIBILITY OF SUCH DAMAGE.

Furthermore the "Important legal notice" of the European Commission as presently
In case of contradictions with this license text or unclarities that "important
legal notice" is binding, rendering invalid any possibly deviating conditions
set forth in this license, while the not affected conditions still apply.

(1) The use of the expressions "ILCD formatted" and "ILCD Data Network compliant
documentation"
is herewith automatically granted for a derived data set, if it is fully
"ILCD valid" and meets the "ILCD documentation compliance" as defined in the
"ILCD Data Network - Compliance rules and entry-level requirements" document
(distributed with the ELCD III database). This can be checked using the ILCD
editor,
which has an "ILCD valid" and an "ILCD documentation compliance" check
(access to the ILCD editor via http://lct.jrc.ec.europa.eu. See also the license conditions for the ILCD format and editor, also accessible via the same website.

(2) If a derived data set is provided in another format than the ILCD format, but the documentation meets the documentation requirements regarding scope and permitted entries, the expression "ILCD compliant documentation" may be used but always in conjunction with the information in which format the data set and/or its documentation is provided. It has to be made sufficiently clear by the data set distributor to the recipient of such information/advertisement that the data set is not provided in the ILCD format.
1 Preamble

This EULA represents a contract between Nexus, legally represented by GreenDelta and you as an individual or legal person as end user.

Please read this EULA carefully before using any version of Nexus products.

By downloading, installing or using any Nexus product, end users agree to be bound by the terms of use of this EULA.

If you do not accept this EULA, you are NOT ALLOWED to use the Nexus product.

2 Definitions

The following defined terms and expressions shall have the same meaning in singular as well as in plural:

EULA means this End User Licence Agreement of any version of the Nexus products.

Nexus means online shop for LCA data that offers the largest assortment of LCA data worldwide. Nexus is hereinafter referred to as Licensor.

Nexus product means life cycle related files of different kind (databases for example) as offered on the nexus openLCA website https://nexus.openlca.org/. The Nexus product covers any version of a product that the end user has access to, either as sample files, as files for purchase or as files for free.

End user represents an individual or legal person using the Nexus product as a single user on an individual computer or he orders an additional licence of the Nexus product to use it on two computers.

End user is hereinafter referred to as Licensee.

Licensor and Licensee are hereinafter referred to individually as Party and collectively as Parties.
3 Scope of this EULA and subject matter

1. The Nexus product is solely owned by Licensor and/or any other License data supplier. They are only licensed, not sold.

2. The Nexus product is protected by national and international copyright laws and treaties. Licensor reserves all intellectual property rights, including copyrights and trademark rights.

3. This EULA shall apply to all contractual relationships in which a Licensee acquires a licence for the use of the Nexus product directly from Licensor.

4. Subject to the terms of use set forth in this EULA, Licensor grants to Licensee the right to use the Nexus product under the conditions of this EULA.

5. Depending on the specific files, Nexus products may be licensed with a fee for commercial or educational use.

4 License fees

1. The Licensee obtains access to the download section of the Nexus website with a login and password. Nexus Sample Files and Nexus Files for free can be downloaded free of charge. Nexus for Purchase Files can be downloaded after a onetime payment.

2. The payment for the transfer and use of Nexus products and licence type is subject to the price list valid at the time of the order or subject to a written agreement between Licensee and Licensor.

3. Login and passwords may be changed by Licensor at any time and the new login and password are communicated to Licensee.

5 Validity of Licence

1. The granted licence is only valid for the Nexus product as it is downloaded.

2. Licensee obtains access to any published updates for the licensed version of the Nexus product if he has a valid service contract / has paid the appropriate maintenance fee.
6 Rights of Licensee

1. Licensor reserves all rights in and to the Nexus product at all times. Licensee is granted a right to use the Nexus product as set forth in this EULA, with any additional rights if explicitly granted in a written document.

2. End user is granted a non-exclusive licence that may be assigned to use the licensed version of the Nexus product on a single computer only as set forth in this EULA.

3. End user is entitled to use the Nexus commercial product for an unlimited number of commercial or educational projects and reports and to use the Nexus educational product for an unlimited number of educational projects and reports. Data shall be quoted herein by attributing as source the corresponding Nexus product.

7 Restrictions of use

1. The Single user Licence is, without the prior written consent of Licensor, limited to only one (1) Personal Computer System.

The use of additional licences is, without the prior written consent of Licensor, limited to the amount of the licences.

2. Without a prior written consent of Licensor, Licensee is not entitled to use the Nexus product for preparing extracts, or for any further commercial purposes.

3. Licensee is not entitled to reproduce, disseminate or publicly display any portions of the Nexus product.

4. Licensee is not entitled to sell, rent, lease, loan, distribute, export, import, act as an intermediary or provider, or grant any kind of licence rights to third parties with regard to the Nexus product or any portions thereof.

5. Licensee is not entitled to undertake, cause, permit or authorize the modification, creation of derivative works, translation, reverse engineering, decompiling, disassembling or hacking of the Nexus product or any part thereof except to the extent permitted by law.

6. Licensee is not entitled to assign the Nexus product as a whole or any portions thereof to any third party.
8 Other rights of Licensor

1. Licensor reserves all rights regarding the use and exploitation of the Nexus product, e.g. the right to add additional features or functions, or to provide data fixes and updates, to the Nexus product.

2. Licensor has no obligation to make available to Licensee any subsequent versions of the Nexus product.

9 Validity and material defects of Nexus product

It is the responsibility of Licensee to verify and to assess the validity and integrity of the Nexus product prior to its use and to decide whether or not it fits for the intended use.

10 Liability

1. Licensor shall not be liable for any material defects/damages, including consequential damages, loss of income, business or profit, special, indirect or incidental damages due to the use of the Nexus product.

2. Licensor’s liability for material defects is restricted to those taking place during the transfer of the Nexus product from the original source to Licensee.

3. Licensee indemnifies Licensor against any claim of third parties due to the use of the Nexus product.

4. Licensee must assume the entire risk of using the Nexus product.

11 Guarantees / Warranties

1. The Nexus product is distributed on an “AS IS” basis, without warranty. Licensor disclaims all warranties, expressed or implied, including, but without limitation, the warranties of merchantability and of fitness for any purpose of the Nexus product.

2. Licensor guarantees the operability of the currently available version of the Nexus product.

3. Licensor has made all efforts possible to avoid Nexus product being subject to the rights of third parties, in particular that its use does not infringe patents, copyrights or other
intellectual property rights of third parties. However, Licensor does not guarantee that the Nexus products are not subject to the rights of third parties. Licensee shall notify Licensor immediately and in writing if any third party should assert an infringement claim against Licensee in connection with the Nexus product.

4. Licensor does not guarantee the accuracy, completeness, correctness, non-infringement of third party rights or fitness for a particular purpose of information available from the currently available version of the Nexus product.

6. In case of programming errors (e.g. technical corruption) limiting the usability of the currently available version of the Nexus product, the warranty period shall be one year after purchase of a licence.

7. There is no helpdesk support. Comments and suggestions for improvement are appreciated.

12 Severability Clauses

1. If a provision of this Agreement is or becomes illegal, invalid or unenforceable in any jurisdiction, the validity or enforceability in that jurisdiction or any other provision of this Agreement shall not be affected. The concerned provision is superseded in accordance with the legal laws.

2. Instead of an invalid provision, a valid provision shall be deemed to be agreed which comes economically closest to what the parties intended; the same applies in the case of an omission.

13 Changes of this Agreement

1. Licensor reserves the right at its discretion to change, modify, add or remove terms of use of this EULA at any time.

2. Any change, modification, addition or removal of the terms of use of this EULA must be notified to Licensee as soon as possible. Such notification will be done by announcement on the Nexus website in combination with the next use of the Nexus product.

3. Licensee will have to agree on such change, modification, addition or removal of the terms of use of this EULA before use of the latest version of the Nexus product will be
allowed again. In case of a missing renewed consent by Licensee, any further use of the Nexus product will be automatically denied without any right of compensation or reimbursement of payment being due.

4. In case of modifications and changes of any national or international legal framework having compulsory effect on this EULA as well as on the provision of any contractual duties, rights and services formerly negotiated between Licensor and Licensee, Licensor shall be allowed to change this EULA without explicit consent of Licensee.

14 Termination

1. Licensor reserves the right to terminate this EULA at any time without consent of Licensee. Termination shall automatically become effective one month after notification to Licensee has taken place.

2. Licensor may terminate this EULA with immediate effect if Licensee fails to comply with any term or condition of this EULA. In such event, Licensee must destroy all copies of the provided Nexus product.

3. The use of the Nexus product will be automatically terminated in case of Licensee denies renewal of consent to this EULA.

15 Applicable Law and Court of Jurisdiction

1. This Agreement shall be governed, subjected to, and construed in accordance with the laws of Germany. All disputes arising from and/or in connection with present Agreement, and/or from any further agreements resulting there from, and which the Parties are unable to resolve between themselves, shall exclusively be brought before the competent Court Berlin, Germany.

YOU EXPRESSLY ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT AND UNDERSTAND THE RIGHTS, OBLIGATIONS, TERMS AND CONDITIONS SET FORTH HEREIN. BY DOWNLOADING OR INSTALLING OR USING THE EXIOBASE DATA, YOU EXPRESSLY CONSENT TO BE BOUND BY ITS TERMS AND CONDITIONS AND GRANT TO LICENSOR THE RIGHTS SET FORTH HEREIN.