DMG Government Entity Membership Agreement

This DMG MEMBER AGREEMENT (the “Agreement”) is made and entered into by and among, CENTER FOR COMPUTATIONAL SCIENCE RESEARCH, INC., an Illinois General Not For Profit Corporation, located at PO Box 6010, River Forest, IL 60305 (“CCSR”) and __________________________ (“Member”), an entity of the United States government. Each entity is referred to herein as a “Party” or collectively as the “Parties.”

WHEREAS, the Data Mining Group (“DMG”) is a division of CCSR;

WHEREAS, the Member wishes to participate in DMG, the purposes of which are more fully set forth below and in the version of Appendix 1 attached hereto as Exhibit A, which is hereby incorporated into this Agreement by reference;

WHEREAS, CCSR has agreed to the Member’s participation in DMG, subject to said terms and conditions; and

WHEREAS, the Member’s participation in and cooperation with DMG under this Agreement will further the instruction and research objectives of DMG in a manner consistent with CCSR’s status as a non-profit, tax-exempt institution.

NOW, THEREFORE, THE PARTIES AGREE AS FOLLOWS:

1. Purposes of DMG

The purpose of DMG is to support the advancement of data mining standards, such as the Predictive Model Markup Language (PMML) and the Portable Format for Analytics (PFA) and related standards.

2. Membership Term

Each membership year shall commence on January 1 and end December 31 of the same calendar year.

3. Rights and Obligations of DMG

CCSR hereby represents and warrants that CCSR shall be responsible for, and shall ensure compliance by DMG, all of DMG's rights and obligations under this Agreement.
DMG shall have the following rights and obligations under this Agreement, which rights and obligations are more fully described in Appendix 1:

a. DMG shall use diligent efforts to provide the vendor-neutral architectural and administrative leadership required to accomplish DMG’s goals.

b. DMG shall use the Member fees as outlined in Appendix 1.

c. DMG shall establish and maintain a committee comprised of one representative of each Member organization (the “Advisory Committee”) that shall operate as set forth in Appendix 1.

d. DMG shall establish and maintain DMG Working Groups.

e. Overall direction of DMG shall be the responsibility of an DMG-appointed Chair (“Chair”), who shall have the ultimate authority for all DMG activities, as further set forth in Appendix 1.

f. DMG shall coordinate, maintain and distribute standards and documentation created under the auspices of DMG, as set forth in Appendix 1.

g. DMG shall establish and maintain Internet connections and computer resources to facilitate the work of the DMG.

4. Rights and Obligations of the Member

The Member shall have the following rights and obligations under this Agreement, which rights and obligations are more fully described in Appendix 1:

a. The Member may appoint one representative to serve on the DMG Advisory Committee.

b. The Member may appoint a representative to DMG Working Groups.

c. The Member shall have access to standards and documentation produced by DMG prior to release of such standards and documentation to non-members, as set forth in Appendix 1.

d. Subject to the restrictions contained in this Agreement, the Member may incorporate DMG standards and documentation into products at any time after release of the standards and documentation to DMG members has been approved by the Chair.

e. The Member agrees to abide by the terms of the IPR policy of the DMG as it appears at http://www.dmg.org/dmg-forms.html. The Member acknowledges
that some of its obligations under the IPR policy may survive the termination of this Agreement and its membership in the DMG, as more fully described in such IPR policy. DMG acknowledges that the Member is not obligated to announce or market any product or service, or to implement any DMG specification.

5. **Confidentiality**

a. The Parties hereby agree that all disclosures made by the Parties in any proceeding pursuant to this Agreement shall be deemed to be non-confidential information.

b. In the event either Party wishes to disclose any confidential information to the other Party, the Parties shall discuss the execution of an appropriate non-disclosure agreement, as necessary.

6. **Notices**

All notices or other communications to or upon either party shall be in writing delivered by first class, air mail or facsimile, dispatched to or given at the following addresses:

For CCSR:

Robert Grossman  
Chair, Data Mining Group  
Center for Computational Science Research, Inc.  
PO Box 6010  
River Forest, IL 60305  
UNITED STATES

For the Member:

________________________________________________________________________  
________________________________________________________________________  
________________________________________________________________________  
________________________________________________________________________  
________________________________________________________________________

In the event notices and statements required under this Agreement are sent by certified or registered mail by one Party to the Party entitled thereto at its above address, they shall be deemed to have been given or made as of the date received.
7. Dissolution of CCSR; Termination

a. Dissolution of CCSR

CCSR shall have the right, upon sixty (60) days prior written notice, to dissolve by terminating all DMG Member Agreements.

b. Termination for Convenience

CCSR or the Member may at any time terminate this Agreement, with or without cause, by providing sixty (60) days written notice to the other Party of its desire to terminate this Agreement.

8. DMG DISCLAIMER

CCSR MAKES NO WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, WITH RESPECT TO ANY STANDARDS OR DOCUMENTATION PROVIDED OR MADE AVAILABLE TO THE MEMBER, INCLUDING WITHOUT LIMITATION ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR THAT STANDARDS AND DOCUMENTATION DOES NOT INFRINGE THE PROPRIETARY RIGHTS OF THIRD PARTIES, INCLUDING PATENTS, COPYRIGHTS AND TRADE SECRETS. THE MEMBER AGREES THAT ALL STANDARDS AND DOCUMENTATION SHALL BE ACCEPTED BY THE MEMBER “AS IS.” IN NO EVENT SHALL DMG, ITS MEMBERS, OR ITS WORKING GROUPS BE LIABLE FOR SPECIAL, DIRECT, INDIRECT, CONSEQUENTIAL, PUNITIVE, INCIDENTAL OR OTHER DAMAGES, LOSSES, COSTS, CHARGES, CLAIMS, DEMANDS, FEES, OR EXPENSES OF ANY NATURE OR KIND ARISING IN ANY WAY FROM THE FURNISHING OF OR MEMBER’S USE OF DMG STANDARDS AND DOCUMENTATION.

9. U.S. Laws, Regulations and Directives

Nothing in this Agreement shall preclude Member from complying with U.S. laws, regulations, or directives.

[Signature page follows]
IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be signed by their duly authorized representatives.

THE CENTER FOR COMPUTATIONAL SCIENCE RESEARCH

Signed: ____________________________
Name: ____________________________
Title: ____________________________
Date: ____________________________

THE MEMBER

Signed: ____________________________
Name: ____________________________
Title: ____________________________
Date: ____________________________

[Signature page to Data Mining Group USG Member Agreement]