

International Software Architecture  
Qualification Board e. V.  
Mahbouba Gharbi, Chairperson  
Donnersbergweg 4  
67059 Ludwigshafen am Rhein  
GERMANY/ALLEMAGNE

## Application for iSAQB Associate Membership

*Applicant (please write in block letters):*

Name, first name, title	
Company	
Street address	
Post code, city/town	
Country	
Telephone	
Mobile phone	
E-mail	
Short profile, e. g., XING/Linked-in, if available, also in German	
Experience in the field of training of software architects	Please explain, if not mentioned in profile.

I, the applicant as above, hereby apply for associate membership of the International Software Architecture Qualification Board e. V./association ("iSAQB") as

**0 Associate Member**

**0 non-material support**

**0 material support/sponsor (admission fee: EUR 250.00 and annual subscription: EUR 750.00)**

**The annual contribution fee shall be paid yearly, by 31 March of the relevant year. Alternatively, and where applicable, it shall be charged retroactively for the year of admission. Fees are effective according to Fees Rules and Regulations.**

**0 I undertake to pay the annual membership fee yearly via bank transfer to iSAQB's account.**

**0 I authorize the collection of the annual membership fee from my bank account on a yearly basis. This direct debit authorization can be cancelled by me at any time.**

Account holder	
Financial institution	
Sort code	
Account number	
IBAN	
SWIFT-BIC	

I will inform the iSAQB immediately about changes of contact details and bank account.

I am interested to participate actively and strive for participation in the following working group:	
WG Advanced Level	<input type="checkbox"/>
WG Audit	<input type="checkbox"/>
WG Expert Level	<input type="checkbox"/>
WG Foundation Level	<input type="checkbox"/>
WG Universities	<input type="checkbox"/>
WG Infrastructure	<input type="checkbox"/>

I will be accepted into one of the WGs selected by me. An application for **active** membership is subject to prior active volunteering as supporting member in one of the above-mentioned working groups for about 1 year. The admission process of each working group can vary.

Information about the individual working groups is compiled in an additional document. It can be requested from [office@isaqb.org](mailto:office@isaqb.org).

The Executive Board decides about the admission. With my signature I confirm to accept the articles of the association of the iSAQB e. V. in the relevant version. Membership in this association is continuous. I can resign from membership only at the end of each calendar year with notification at least 3 months in advance. I confirm to have received the current version of the articles of the association. I can obtain them at [www.isaqb.org](http://www.isaqb.org) or request them from [office@isaqb.org](mailto:office@isaqb.org).

Note: Your personal data will be collected and processed by iSAQB e. V. in accordance with the European Data Protection Basic Regulation (DSGVO) and the German Data Protection Act (BDSG) for the establishment and administration of your membership. Within the scope of these purposes, your data will be passed on and used for the fulfilment of the association's tasks to specially commissioned persons in this regard. A passing on to further third parties takes place only with your separate consent.

3

General information on data processing and your rights can be found at <https://www.isaqb.org/datenschutzerklaerung/>.

.....  
Place, date

.....  
Signature

# Non-Disclosure Agreement

entered into by and between

.....  
 - hereinafter referred to as "Member" -  
 and

**International Software Architecture Qualification Board e. V., Ludwigshafen am Rhein, Germany**

- hereinafter referred to as "Association" -

The aforesaid party is a member of the *International Software Architecture Qualification Board (iSAQB) e. V.*, based in Ludwigshafen am Rhein and registered under VR 61084 in the register of associations kept at Ludwigshafen am Rhein Local Court. Insofar as said Member acquires any information whatsoever of any kind or nature, the parties agree as follows:

1. The Member undertakes to treat any information received strictly confidentially. As a matter of principle, the term "information" is to be interpreted broadly and shall cover all manner of visuals, such as written records, papers, memos, notes, documents and data, etc. The Member undertakes hereby to treat the information obtained with the same degree of care as it applies in its own affairs. Confidential information may also include information that becomes known during an oral presentation or discussion,
  - a. if such information is perceptibly termed or labelled confidential in any manner or is protected by law, or
  - b. if it is stated in writing within thirty (30) days that such information has to be treated confidentially.
2. However, the term "information" shall not cover information in the public domain, whereby this shall refer to information that has already been made accessible without being subject to the agreed confidentiality. Moreover, the term "information" shall not include information that the Member has extrapolated for itself, provided such extrapolation is substantiated with written records or in some other manner, and provided none of the obligations laid down hereunder is circumvented.
3. Unless authorised to do so, the Member shall refrain from using, disclosing, publishing or disseminating any information obtained, whereby it shall apply the same degree of care as in its own affairs. The Member undertakes neither to copy, distribute or disclose such information to third parties or use it for any other purposes itself, nor to have any of these acts done by other persons, unless the Association's prior written consent has been obtained.

**The Member undertakes to pay the Association a contractual penalty of EUR 10,000 for each individual violation. The right to claim further violations remains reserved as well as the enforcement of all other legal claims and rights arising from a breach of this non-disclosure agreement.**

4. The Member agrees that the information it has received from the Association both is and shall remain the intellectual property of the Association.
5. If any of these provisions is or becomes null and void, the validity of the remaining provisions shall remain unaffected. In any such event, the parties shall agree on an arrangement which in business terms corresponds to or approximates the ineffective or invalid clause as nearly as possible.

\_\_\_\_\_  
 (Place, date - iSAQB)

\_\_\_\_\_  
 (Place, date - Member)

\_\_\_\_\_  
 (Signature - iSAQB)

\_\_\_\_\_  
 (Signature - Member)

Mahbouba Gharbi, Chairperson of iSAQB e. V.

\_\_\_\_\_  
 (Signatory's name and function in print)

\_\_\_\_\_  
 (Signatory's name in print)

## Declaration of Consent for the Use of Photos and Profile Links

**Surname, first name:** \_\_\_\_\_

**Address:** \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

5

**Subject of the Declaration of Consent:**

Subject of the consent are a portrait photo and a link to his online profile submitted by the signatory.

**Purpose of Use:**

Purpose of the use is the use and publication on the website and on the intranet of the iSAQB e. V. for the duration of the membership or until revocation by the signatory.

**Declaration:**

I declare my consent to the use, copy, distribution, presentation and public reproduction of the photos of my person and the use of my personal data mentioned above for the purposes mentioned above and transfer to the iSAQB e. V. the rights to my own image including the right to use these images for the purposes mentioned.

This consent includes an unlimited publication of the photos and data on the internet via the company homepage of the iSAQB e. V. A use of the photos and data other than described above or putting them on the market by transfer to third parties is impermissible.

I am aware that records and personal data published online are accessible worldwide, also in states having a low level of data protection. A distribution and use by unauthorized third parties hence cannot be excluded. Thus, in case of revocation of the consent a complete deletion of the records and data from the internet cannot be guaranteed.

I have noted that the consent is voluntary and that I can revoke this consent at any time. I will not suffer any disadvantages from the non-granting or revocation of consent. I have taken note of the attached information on the publication of personal data, photos or films on the Internet.

**Place, date** \_\_\_\_\_

**Signature** \_\_\_\_\_

## Information the Publication of Personal Data, Photos or Films on the Internet

The use of personal data and images such as photos or film recordings by means of publication on the company's website is only permitted with the consent of the person concerned in accordance with Section 22 of the German Art Copyright Act. If you agree to such a use, you can declare your consent to this. **The declaration of consent is voluntary and can be revoked by you at any time without giving reasons.** In the event that you do not wish to submit the declaration of consent, we expressly state that this is not associated with any disadvantages for you.

Through the intended use on the company's website, there is the possibility of worldwide access to the images or retrieval of the posted data and images, even from countries in which there is no or no sufficient data protection standard. The iSAQB e. V. can therefore neither influence access to this data via the Internet nor the use of this data and in this respect cannot guarantee that data protection will be observed.

Using suitable search engines, personal data can be found on the Internet and the persons depicted in the images may also be identified. This also makes it possible to create personality profiles by combining this data and information with other data available on the Internet and to open up additional possibilities for use, e. g., for advertising purposes. Due to the possibilities of worldwide retrieval and storage of data by other bodies or persons, further use by other bodies or persons or retrieval via archive functions of search engines cannot be ruled out in the event of revocation of consent and despite removal of your data and images from our website.