**Pouch Open Hardware License (Pouch OHL)**

PREAMBLE

Open Hardware is a thing - a physical artifact, either electrical or mechanical - whose design information is available to, and usable by, the public in a way that allows anyone to make, modify, distribute, and use that thing. In this preface, design information is called "documentation" and things created from it are called "products."

How can you use the OHL, or a design based upon it? While the terms and conditions below take precedence over this preamble, here is a summary:

\* You may modify the documentation and make products based upon it.

\* You may use products for any legal purpose without limitation.

\* You may distribute unmodified documentation, but you must include the complete package as you received it.

\* You may distribute products you make to third parties, if you either include the documentation on which the product is based, or make it available without charge for at least three years to anyone who requests it.

\* You may distribute modified documentation or products based on it, if you:

\* License your modifications under the OHL.

\* Include those modifications, following the requirements stated below.

\* Attempt to send the modified documentation by email to any of the

developers who have provided their email address. This is a good

faith obligation - if the email fails, you need do nothing more

and may go on with your distribution.

\* Any time the OHL requires you to make documentation available to others, you must include all the materials you received from the upstream licensors. In addition, if you have modified the documentation:

\* You must identify the modifications in a text file (preferably

named "CHANGES.TXT") that you include with the documentation.

That file must also include a statement like "These modifications

are licensed under the Pouch Open Hardware License."

\* You must include any new files you created, including any

manufacturing files (such as Gerber files) you create in the

course of making products.

\* You must include both "before" and "after" versions of all files

you modified.

\* You may include files in proprietary formats, but you must also

include open format versions (such as Gerber, ASCII, Postscript,

or PDF) if your tools can create them.

TERMS AND CONDITIONS

1. Definitions

In this License, the following terms have the following meanings:

“License” means this Pouch OHL.

“Documentation” means schematic diagrams, designs, circuit or circuit board layouts, mechanical drawings, flow charts and descriptive text, and other explanatory material that is explicitly stated as being made available under the conditions of this License. The Documentation may be in any medium, including but not limited to computer files and representations on paper, film, or any other media.

“Documentation Location” means a location where the Licensor has placed Documentation, and which he believes will be publicly accessible for at least three years from the first communication to the public or distribution of Documentation.

“Product” means either an entire, or any part of a, device built using the Documentation or the modified Documentation.

“Licensee” or “You” means any natural or legal person exercising rights under this License.

“Licensor” means any natural or legal person that creates or modifies Documentation and subsequently communicates to the public and/ or distributes the resulting Documentation under the terms and conditions of this License.

A Licensee may at the same time be a Licensor, and vice versa.

Use of the masculine gender includes the feminine and neuter genders and is employed solely to facilitate reading.

2. Applicability

2.1. This License governs the use, copying, modification, communication to the public and distribution of the Documentation, and the manufacture and distribution of Products. By exercising any right granted under this License, the Licensee irrevocably accepts these terms and conditions.

2.2. This License is granted by the Licensor directly to the Licensee, and shall apply worldwide and without limitation in time. The Licensee may assign his license rights or grant sub-licenses.

2.3. This License does not extend to software, firmware, or code loaded into programmable devices which may be used in conjunction with the Documentation, the modified Documentation or with Products, unless such software, firmware, or code is explicitly expressed to be subject to this License. The use of such software, firmware, or code is otherwise subject to the applicable license terms and conditions.

3. Copying, modification, communication to the public of the Documentation

3.1. The Licensee shall keep intact all copyright and trademarks notices, all notices referring to Documentation Location, and all notices that refer to this License and to the disclaimer of warranties that are included in the Documentation. He shall include a copy thereof in every copy of the Documentation or, as the case may be, modified Documentation, that he communicates to the public or distributes.

3.2. The Licensee may copy, communicate to the public and distribute verbatim copies of the Documentation, in any medium, subject to the requirements specified in section 3.1.

3.3. The Licensee may modify the Documentation or any portion thereof provided that upon modification of the Documentation, the Licensee shall make the modified Documentation available from a Documentation Location such that it can be easily located by an original Licensor once the Licensee communicates to the public or distributes the modified Documentation under section 4, and, where required by section 5.1, by a recipient of a Product. However, the Licensor shall not assert his rights under the foregoing proviso unless or until a Product is distributed.

4. Distributing Documentation

4.1 The Licensee may distribute unmodified copies of the Documentation in its entirety in any medium, provided that he retains all copyright and other notices (including references to this Agreement) included by each Licensor, and include an unaltered copy of this Agreement.

4.2. The Licensee may communicate to the public and distribute the modified Documentation (thereby in addition to being a Licensee also becoming a Licensor), always provided that he shall:

a) comply with section 3.1;

b) cause the modified Documentation to carry prominent notices stating that the Licensee has modified the Documentation, with the date and description of the modifications;

c) cause the modified Documentation to carry a new Documentation Location notice if the original Documentation provided for one;

d) make available the modified Documentation at the same level of abstraction as that of the Documentation, in the preferred format for making modifications to it (e.g. the native format of the CAD tool as applicable), and in the event that format is proprietary, in a format viewable with a tool licensed under an OSI-approved license if the proprietary tool can create it; and

e) license the modified Documentation under the terms and conditions of this License or, where applicable, a later version of this License as may be issued by Pratt Pouch.

4.3. If the Licensee distribute the modified Documentation, or Products based in whole or in part upon it, he must email the modified Documentation in a form compliant with Section 3 to each Licensor who has provided an email address with the

Documentation. Attempting to send the email completes the Licensee’s obligations

under this Section and he need take no further action if any address fails.

5. Manufacture and distribution of Products

5.1 The Licensee may manufacture or distribute Products always provided that, where such manufacture or distribution requires a license under this License the Licensee provides to each recipient of such Products an easy means of accessing a copy of the Documentation or modified Documentation, as applicable, as set out in section 3.

5.2 The Licensee is invited to inform any Licensor who has indicated his wish to receive this information about the type, quantity and dates of production of Products the Licensee has (had) manufactured

6. Patents

6.1 Each Licensor grants the Licensee, every other Licensee, and every possessor or user of Products a perpetual, worldwide, and royalty-free immunity from suit under any patent, patent application, or other intellectual property right which he or she controls, to the extent necessary to make, have made, possess, use, and distribute Products. This immunity does not extend to infringement arising from modifications subsequently made by others.

6.2 If the Licensee makes or has Products made, or distributes Documentation that he has modified, he grants every Licensor, every other Licensee, and every possessor or user of Products a perpetual, worldwide, and royalty-free immunity from suit under any patent, patent application, or other intellectual property right which he controls, to the extent necessary to make, have made, possess, use, and distribute Products. This immunity does not extend to infringement arising from modifications subsequently made by others.

6.3 To avoid doubt, providing Documentation to a third party for the sole purpose of having that party make Products on the Licensee’s behalf is not considered "distribution," and a third party's act of making Products solely on the Licensee’s behalf does not cause that party to grant the immunity described in the preceding paragraph.

6.4 These grants of immunity are a material part of this Agreement, and form a portion of the consideration given by each party to the other. If any court judgment or legal agreement prevents you from granting the immunity required by this Section, the Licensee’s rights under this Agreement will terminate and he may no longer use, copy, modify or distribute the Documentation, or make, have made, or distribute Products.

7. WARRANTY AND LIABILITY LIMITATIONS

7.1 UNLESS OTHERWISE MUTUALLY AGREED TO BY THE PARTIES IN WRITING, LICENSOR OFFERS THE WORK AS-IS AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE WORK, EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTIBILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT, OR THE ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OF ABSENCE OF ERRORS, WHETHER OR NOT DISCOVERABLE. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO SUCH EXCLUSION MAY NOT APPLY TO THE LICENSEE.

7.2 EXCEPT TO THE EXTENT REQUIRED BY APPLICABLE LAW, IN NO EVENT WILL LICENSOR BE LIABLE TO THE LICENSEE ON ANY LEGAL THEORY FOR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR EXEMPLARY DAMAGES ARISING OUT OF THIS LICENSE OR THE USE OF THE WORK, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7.3 The Licensee agrees that the foregoing limitations are reasonable due to the non-financial nature of the transaction represented by this Agreement, and acknowledge that were it not for these limitations, the Licensor(s) would not be willing to make the Documentation available to him.

7.4 The Licensee agrees to defend, indemnify, and hold each Licensor harmless from any claim brought by a third party alleging any defect in the design, manufacture, or operation of any Product which he makes, have made, or distribute pursuant to this Agreement.

8. General

8.1. Except for the rights explicitly granted hereunder, this License does not imply or represent any transfer or assignment of intellectual property rights to the Licensee.

8.2. The Licensee shall not use or make reference to any of the names (including acronyms and abbreviations), images, or logos under which the Licensor is known, save in so far as required to comply with section 3 and section 4. Any such permitted use or reference shall be factual and shall in no event suggest any kind of endorsement by the Licensor or its personnel of the modified Documentation or any Product, or any kind of implication by the Licensor or its personnel in the preparation of the modified Documentation or Product.

8.3 If any provision of this License is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this License, and without further action by the parties to this agreement, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

8.4. Pratt Pouch may publish updated versions of this License which retain the same general provisions as this version, but differ in detail so far this is required and reasonable. New versions will be published with a unique version number.

8.5. This License shall terminate with immediate effect, upon written notice and without involvement of a court if the Licensee fails to comply with any of its terms and conditions, or if the Licensee initiates legal action against Licensor in relation to this License. Section 7 shall continue to apply.