14. Exhibit C: IPR Response Form

NOTE: All blanks shall be completed in order for this response to be given consideration. This response is subject to all such guidelines, policies and procedures of VESA as may currently be in force. This form shall be completed, when required, on behalf of each *Member*, at the appropriate process checkpoint(s). All capitalized and italicized terms are intended to have the meanings given to them in Section 2 of VESA Policy # 200B

Name of Member:	Microsoft Corporation
Name of Person Completing this Form on Behalf of Member ("Representative"):	Peggy Moloney
Mailing Address of Representative:	1 Morosoft Way Redmond, WA 98052
Email Address of Representative:	Stdsreq@microsoft,con
Specification/Standard to which this response relates:	VESA DISDlay Stream Compression

- A. The *Representative* hereby represents the following on behalf of him/herself and the *Member*, as the context requires:
 - 1. The *Representative* is authorized on behalf of the *Member* to make the following representations and warranties.
 - 2. The *Member* has reviewed the current Policy regarding *IPR* (Intellectual Property Rights) of VESA and agrees that it shall fully comply with those Policies.
 - 3. If you do not choose one of the options under (a) you shall choose the option under (b)):
 - (a) The Member hereby irrevocably agrees that it (please check one blank):

 On request, license all Patent claim(s) which are owned by it and which is (are) Necessarily Infringed by the use or implementation of the proposed Specification/Standard, on a perpetual (or until the expiry of IPR if the rights are derived from time limited grants such as Patents), non-exclusive and worldwide basis, to those (Members and non-members alike) desiring to use or implement such Specification/Standard; and that such license shall be (please check one blank):

_____ Without charge, and shall otherwise be under *RAND* (Reasonable and Non-Discriminatory) terms and conditions; or

With the requirement of paying a royalty or other fee, and under RAND (Reasonable and Non-Discriminatory) terms and conditions (including with respect to the royalty or other fee) that are Reasonable and Non-Discriminatory. With respect to any Necessary Claim(s) owned or applied for by the Member, the Member identifies the same on Exhibit C-1 by serial, publication or Patent number (required) and, if the Patent has issued, the Member also identifies such Necessary Claims (requested).

With respect to any Necessary Claims owned or applied for by the Member, and as to which the Member indicates that no guarantee of license rights is being made (or that such rights shall in fact be denied in at least some cases), the Member identifies the same on Exhibit C-1 by serial, publication or Patent number (required) and, if the Patent has issued, the Member also identifies such Necessary Claims (requested).

Exhibit Index:

C-1: Reserved Intellectual Property

C-2: Defined terms – omitted here, refer to Section 2 of VESA Policy # 200B

Exhibit C-1: Reserved Intellectual Property

[Identify Patents by file number and, if available, relevant claim(s)]