INTEL® ENHANCED PRIVACY ID SPECIFICATION (version 1.0) LICENSE AGREEMENT

Intel ("Licensor") will allow you to copy the Intel® EPID Specification (the "Specification") and Software Implementation Kit (the "SIK") in the form Intel delivers it to you on the condition that you accept the terms and conditions below ("Agreement").

IMPORTANT - READ BEFORE COPYING, INTALLING OR USING. BY COPYING, INSTALLING OR USING THE SIK OR SPECIFICATION OR BOTH, YOU AGREE TO BE BOUND BY THE TERMS AND CONDITIONS STATED IN THIS AGREEMENT. IF YOU DO NOT WISH TO BE BOUND BY THESE TERMS AND CONDITIONS, DO NOT COPY, INSTALL OR USE THIS SPECIFICATION OR THE SIK. IF YOU DO NOT WISH TO AGREE TO THESE TERMS AND CONDITIONS DO NOT DOWNLOAD OR COPY THE SPECIFICATION.

<u>DEFINITIONS.</u> In addition to the terms listed above, the following terms have the following meanings throughout this Agreement:

- 1. "Software Implementation Kit" or "SIK" is defined as the software (including binary files provided for testing purposes and Sample Source Code as defined herein), documentation, and other materials, including any updates and upgrade thereto, that are provided to you under this Agreement.
- 2. "Sample Source Code" means computer programming code in an uncompiled form readable by humans which cannot be executed by a processor unless it is complied into binary form which is provided to demonstrate certain functions for particular purposes or is identified as sample source code.
- 3. "Licensed Product" means a software application designed and distributed by or for you that (i) implements the portion of the Specification required for "verifiers" (as defined in Section 1 of the Specification); (ii) uses the SIK or other similarly functioning code developed by you; and (iii) runs on or interfaces with an Intel-based hardware product and that includes a substantial amount of software functionality that differentiates it from the SIK as provided by Licensor
- 4. "Necessary Claims" means claims of any patent and any continuations, divisionals or patent filings which claim priority therefrom that (a) now or at any future time during the term of this agreement, are owned or controlled and licensable without payment of royalties to and/or requiring the consent of an unaffiliated third party; and (b) are infringed only when it is not possible to avoid infringing it because there is no technically feasible non-infringing alternative for implementing such portions of the Specification. Notwithstanding the foregoing sentence, Necessary Claims do not include any claims (i) other than those set forth above even if contained in the same patent as Necessary Claims; (ii) to any enabling technologies that may be necessary to make or use any product or portion thereof that implements the Specification (e.g., enabling semiconductor (or related product) manufacturing technology, compiler technology, object oriented technology, operating system technology, protocols, programming interfaces, etc.); (iii) covering the implementation of other specifications, technical documentation or technology merely referred to in the Specifications; or (iv) covering a standard to the extent such claims are available for licensing via a patent pool or other industry-recognized means.
- 5. "Covered Licensee" means a third party who designs or manufactures products or services that implement the Specification or SIK under the terms of an Intel license agreement including an obligation substantially similar to that set forth in the "License from you to Intel" section below and with terms substantially similar to this Agreement.

LICENSE FROM INTEL TO YOU.

To the Specification: You may download the Specification from the Site and make copies of the Specification subject to these conditions:

- 1. You must implement each and every portion of the Specification in your Licensed Product.
- 2. You may not copy, modify, reproduce, disclose, rent, sell, distribute, transmit or transfer all or any part of the Specification except as provided in this Agreement, and you agree to use reasonable efforts to prevent such actions for any copy of the Specification that you have received subject to this Agreement.
- 3. You may not transfer, transmit, distribute, publish, or publicly display the Specification in whole or in part without the express written permission of the Licensor.
- 4. You may make copies of the Specification for your own use for purposes of studying and understanding the Specification and to assist you in creating Licensed Products that are compatible with the Specification.
- 5. Subject to the above, you may make back-up copies of the Specification for your own use.

To the SIK:

1. Sample Source Code. Subject to the terms and conditions of this Agreement, Licensor grants to you, under Licensor's copyrights in the SIK as delivered, a nonexclusive, nontransferable, worldwide, fully paid-up, perpetual (subject to revocation for material breach of this license grant or any obligation of confidentiality herein), royalty-free license to reproduce the Sample Source Code, prepare derivative works of the Sample Source Code and distribute the derivative works thereof that you create, as part of a Licensed Product you develop using the SIK. Distribution of source code by you is not permitted under this license.

2. **Binary Files**. Subject to the terms and conditions of this Agreement, Licensor hereby grants to you, under Licensor's copyrights in the SIK as delivered, a nonexclusive, nontransferable, worldwide, fully paid-up, perpetual (subject to revocation for material breach of this license grant or any obligation of confidentiality herein), royalty-free license to reproduce and use the binary files included in the SIK to develop and test a Licensed Product. Distribution of the binary files is not permitted under this license other than for development and testing of your Licensed Product.

<u>SUBLICENSING</u>. You may sublicense your rights under the SIK license above to third parties in your authorized channels of manufacture and distribution of Licensed Products so long as (i) such rights are exercised solely in connection with the manufacture and distribution of Licensed Products in accordance with the terms and conditions of this Agreement; and (ii) you agree to be liable for any acts or omissions by the sublicensee which if performed or not performed by you would be a breach of this Agreement. Except as described in the previous sentence, your license rights for the Specification are non-sublicensable.

<u>LICENSE FROM YOU TO INTEL</u>. As partial, material consideration for the rights granted to you under this Agreement:

- 1. You agree to grant to Licensor and Covered Licensees, a nonexclusive, nontransferable, non-sublicenseable, non-assignable, personal, worldwide license on fair and reasonable terms and conditions under your Necessary Claims to make, have made, use, import, offer to sell, sell and otherwise distribute directly or indirectly implementations of the Specification in any of Licensor's products or services, and in any Covered Licensees' products or services ("Covered Licensee Licensed Product"). The foregoing grant does not apply to unique features in your Licensed Products which are separate from and do not implement the Specification.
- 2. If either you or Licensor (the "Sued Party") is sued for patent infringement by any entity, including either party to this Agreement (the "Suing Party"), on account of the manufacture, use, sale, offer for sale, importation or other disposition or promotion of the Sued Party's implementation of the Specification, then the Sued Party may terminate all license grants and any other rights provided under this Agreement, or withhold the grant of licenses to its Necessary Claims, to the Suing Party. Any such termination or withholding shall be applicable only against the Suing Party.
- 3. The rights and obligations under this Agreement extend to each of your affiliates just as if each affiliate had executed this Agreement itself. You may distribute copies of the Specification you receive to each of your affiliates so long as you use a secure means to do so. You shall cause all of your Affiliates to comply with the terms and conditions of this Agreement, and you shall be jointly and severally liable with each of your affiliates for breach of this Agreement by you or any of your affiliates. If Licensor terminates this Agreement following a breach by you or any of your affiliates, this Agreement terminates with respect to you and all of your affiliates. All remedies available to Licensor, including the ability to obtain injunctive relief, apply to you and your affiliates.

NO OTHER LICENSE. Implementations developed using the information provided in the Specification may infringe the intellectual property rights of various parties including the parties involved in the development of the Specification. Except as expressly set forth in this Agreement, no license or right is granted to you, by implication, estoppel, or otherwise, under any patents, copyrights, maskworks, trade secrets, or other intellectual property by virtue of entering into this Agreement, copying the Specification, using the Specification or building products complying with the Specification.

<u>OWNERSHIP OF SPECIFICATION AND COPYRIGHTS</u>. Title to all copies of the Specification and SIK remains with Licensor. The Specification and SIK are copyrighted and are protected by the laws of the United States and other countries, and international treaty provisions. You may not remove any copyright or other proprietary rights notices from the Specification or SIK. Licensor may make changes to the Specification or SIK, or to items referenced therein, at any time without notice. Licensor is not obligated to support or update the Specification or SIK.

<u>CONFIDENTIALITY.</u> You agree to keep the terms of this Agreement including the Specification and the SIK in source code form confidential and shall not now or hereafter divulge these to any third party except:

- (a) with the prior written consent of the Licensor; or
- (b) to any governmental body having jurisdiction to call therefore; or
- (c) subject to (d) below, as otherwise may be required by law or legal process, including to legal and financial advisors in their capacity of advising a party in such matters; or
- (d) during the course of litigation so long as the disclosure of such terms and conditions are restricted in the same manner as is the confidential information of other litigating parties and so long as (a) the restrictions are embodied in a court-entered Protective Order and (b) the disclosing party informs the other party in writing at least ten (10) days in advance of the disclosure; or
- (e) in confidence to legal counsel, accountants, banks and financing sources and their advisors solely in connection with complying with financial transactions.

FEEDBACK. You may, at your sole discretion, provide Licensor with comments or suggestions regarding the Specification or SIK that include your intellectual property for the modification, correction, improvement or enhancement of the Specification or SIK and revisions thereof. You agree that such comments or suggestions are not confidential information. Licensor may disclose the comment or suggestion that you provide and may, without further cost embody the comments or suggestions in the Specification or the product(s) that Licensor is currently developing and product(s) of the type that Licensor currently markets. You grant to Licensor a non-exclusive, irrevocable, worldwide, royalty-free license, with the right to sublicense under your patent and copyright rights embodied in the comments or suggestions provided by you to use, reproduce, have reproduced, modify and distribute such incorporated comments or suggestions, and to make, have made, use, sell and otherwise dispose of Licensor product(s) and its sublicensee's products embodying your comments or suggestions.

EXCLUSION OF WARRANTIES. THE SPECIFICATION AND SIK ARE PROVIDED "AS IS" WITH NO WARRANTIES WHATSOEVER, INCLUDING WITHOUT LIMITATION ANY WARRANTY OF MERCHANTABILITY, NONINFRINGEMENT, FITNESS FOR ANY PARTICULAR PURPOSE, OR ANY WARRANTY ARISING OUT OF ANY PROPOSAL, SPECIFICATION OR SAMPLE. Licensor disclaims all liability, direct or indirect, for any claim relating to the Specification or SIK or the use of information therein including without limitation claims arising from product liability, personal injury, death, or infringement of any proprietary rights.

THE SPECIFICATION AND SIK ARE NOT LICENSED FOR USE BY, OR INTENDED TO DIRECT OR INSTRUCT, ANY PARTY IN THE DEVELOPMENT OF ANY IMPLEMENTATION WHERE FAILURE OF THE IMPLEMENTATION COULD CREATE A SITUATION WHERE PERSONAL INJURY OR DEATH MAY OCCUR.

IN NO EVENT WILL LICENSOR BE LIABLE FOR ANY LOSS OF PROFITS, LOSS OF USE, DIRECT, INCIDENTAL, CONSEQUENTIAL, OR SPECIAL DAMAGES, REGARDLESS OF WHETHER LICENSOR HAS ADVANCE NOTICE OF THE POSSIBILITY OF SUCH DAMAGES.

Nothing in this Agreement shall be construed as a sale or an offer for sale or license of any product.

<u>TERMINATION OF THIS AGREEMENT.</u> You may terminate this Agreement at any time upon written notice. If you breach this Agreement, Licensor may terminate this Agreement at any time upon written notice. Upon termination, you will immediately destroy the Specification and SIK or return all copies of the Specification and SIK to the Licensor and certify in writing to the Licensor that all your copies of the Specification and SIK have been returned or destroyed.

<u>APPLICABLE LAWS</u>. Claims arising under this Agreement shall be governed by the laws of Delaware, without regard to principles of conflict of laws. You may not export the Specification or SIK in violation of applicable export laws and regulations.

<u>GOVERNMENT RESTRICTED RIGHTS</u>. The Specification and SIK are provided with "RESTRICTED RIGHTS." Use, duplication, or disclosure by the Government is subject to restrictions as set forth in FAR52.227-14 and DFAR252.227-7013, et seq. Use of the Specification and/or SIK by the Government constitutes acknowledgment of Licensor's proprietary rights in them. Contractor or manufacturer is Licensor as identified on the Site.