

As to any intellectual property identified in Appendix A, and as to any intellectual property which I acquire or control during my Intel Group internship and which is not assigned or licensed to Sponsor or its designee, I agree that: (A) I will (i) notify Intel Legal in writing of any change in status, within five working days of such change, such as my acquisition of a new intellectual property right, or such as a patent application becoming an issued patent, (ii) notify Intel Legal in writing promptly upon learning or reasonably suspecting that any Intel Group product includes, or is proposed to include, such intellectual property, (iii) not cause any Intel Group product to infringe such intellectual property, and (iv) not use my Intel Group internship to in any way disadvantage the Intel Group with regard to any such intellectual property; or (B) I grant Sponsor (or its designee) a license as described above. No such license grant shall limit other remedies otherwise available to the Intel Group. If I fail to make any required disclosure or breach any term of this paragraph 5, I agree that any applicable limitations periods shall be tolled and shall not run as to any claim, right, or cause of action Sponsor may have relating to such disclosure or breach that would have been discovered had the required disclosure been made, until such time as Sponsor obtains actual knowledge of the facts giving rise to its claim.

6. Miscellaneous I understand that if Intel is not my Sponsor, Intel is signing this Agreement as agent for the Intel Group company that is my Sponsor. I understand and agree that my internship with companies in the Intel Group is "at will." This means that (unless otherwise provided by applicable law if Sponsor and Intern are located outside of the United States) both my Sponsor and I have the right to terminate my internship at any time, with or without advance notice and with or without cause. The terms and conditions stated herein are severable. If any paragraph, provision, or clause in this Agreement shall be found or be held to be invalid or unenforceable in any jurisdiction in which this Agreement is being performed, the remainder of this Agreement shall be valid and enforceable in that jurisdiction and Sponsor and I shall use good faith to negotiate a substitute, valid and enforceable provision which most nearly effects the parties' intent in entering into this Agreement. This Agreement: (a) survives my internship by the Intel Group, (b) inures to the benefit of successors and assigns of the Intel Group, and (c) is binding upon my heirs, assigns, and legal representatives. To the best of my information and belief, I am not a party to any other agreement which will interfere with my full compliance with this Agreement, except as specifically identified herein: _____.

This Agreement may not be modified or amended except in a writing signed by the parties.

This Agreement is effective as of my first day of internship with any company in the Intel Group, remains in effect if my internship is transferred to any other company in the Intel Group (which shall then become my Sponsor hereunder) and supersedes any prior Intern Agreement and any confidentiality and intellectual property ownership provisions in any internship contract signed by me with any company in the Intel Group.

I have carefully read all of the provisions of this Agreement and I understand and will fully and faithfully comply with such provisions.

Intel Malaysia



Hou Mi Mi

Staffing Manager

Intern

Signature

Date

Printed Name (please print clearly)

Social Security No. (if applicable)