

The
Wireless
Innovation
Forum

+ Software Grant and Contributor License Agreement ("Agreement")
+ <http://www.apache.org/licenses/>
+ (v r190612)
+
+
+ Thank you for your interest in The Wireless Innovation Forum (the
+ "Forum"). In order to clarify the intellectual property license
+ granted with Contributions from any person or entity, the Forum
+ must have a Contributor License Agreement (CLA) on file that has been
+ signed by each Contributor, indicating agreement to the license terms
+ below. This license is for your protection as a Contributor as well
+ as the protection of the Forum and its users; it does not change
+ your rights to use your own Contributions for any other purpose.
+
+ This version of the Agreement allows an entity (the "Contributor") to
+ submit Contributions to the Forum, to authorize Contributions
+ submitted by its designated employees to the Forum, and to grant
+ copyright and patent licenses thereto.
+
+ If you have not already done so, please complete and sign, then scan
+ and
+ email a copy of this Agreement to lee.pucker@wirelessinnovation.org.
+ Please read this document carefully before signing and keep a copy for
+ your records.
+
+ Contributor name: Institute for Telecommunication Sciences (ITS),
+ National Telecommunications and Information Administration (NTIA), U.S.
+ Department of Commerce
+
+ Address: 325 Broadway, Boulder, CO 80305
+
+ Point of Contact: Rebecca Dorch
+
+ E-Mail: rdorch@ntia.doc.gov
+
+ Telephone: 303-497-5221 Fax: _____
+
+

+ You accept and agree to the following terms and conditions for Your
+ present and future Contributions submitted to the Forum. In
+ return, the Forum shall not use Your Contributions in a way that
+ is contrary to the public benefit or inconsistent with its nonprofit
+ status and bylaws in effect at the time of the Contribution. Except
+ for the license granted herein to the Forum and recipients of
+ software distributed by the Forum, You reserve all right, title,
+ and interest in and to Your Contributions.

+

+ 1. Definitions.

+

+ "You" (or "Your") shall mean the copyright owner or legal entity
+ authorized by the copyright owner that is making this Agreement
+ with the Forum. For legal entities, the entity making a
+ Contribution and all other entities that control, are controlled by,
+ or are under common control with that entity are considered to be a
+ single Contributor. For the purposes of this definition, "control"
+ means (i) the power, direct or indirect, to cause the direction or
+ management of such entity, whether by contract or otherwise, or
+ (ii) ownership of fifty percent (50%) or more of the outstanding
+ shares, or (iii) beneficial ownership of such entity.

+

+ "Contribution" shall mean the code, documentation or other original
+ works of authorship expressly identified in Schedule B, as well as
+ any original work of authorship, including
+ any modifications or additions to an existing work, that is
+ intentionally

+ submitted by You to the Forum for inclusion in, or
+ documentation of, any of the products owned or managed by the
+ Forum (the "Work"). For the purposes of this definition,
+ "submitted" means any form of electronic, verbal, or written
+ communication sent to the Forum or its representatives,
+ including but not limited to communication on electronic mailing
+ lists, source code control systems, and issue tracking systems
+ that are managed by, or on behalf of, the Forum for the
+ purpose of discussing and improving the Work, but excluding
+ communication that is conspicuously marked or otherwise designated
+ in writing by You as "Not a Contribution."

+

+ 2. Grant of Copyright License. Subject to the terms and conditions
+ of this Agreement, and to the extent copyright exists in your
+ Contributions, You hereby grant to the Forum and to

- + recipients of software distributed by the Forum a perpetual,
- + worldwide, non-exclusive, no-charge, royalty-free, irrevocable
- + copyright license to reproduce, prepare derivative works of,
- + publicly display, publicly perform, sublicense, and distribute
- + Your Contributions and such derivative works.
- +
- + 3. Grant of Patent License. Subject to the terms and conditions of
- + this Agreement, You hereby grant to the Forum and to recipients
- + of software distributed by the Forum a perpetual, worldwide,
- + non-exclusive, no-charge, royalty-free, irrevocable (except as
- + stated in this section) patent license to make, have made, use,
- + offer to sell, sell, import, and otherwise transfer the Work,
- + where such license applies only to those patent claims licensable
- + by You that are necessarily infringed by Your Contribution(s)
- + alone or by combination of Your Contribution(s) with the Work to
- + which such Contribution(s) were submitted. If any entity institutes
- + patent litigation against You or any other entity (including a
- + cross-claim or counterclaim in a lawsuit) alleging that your
- + Contribution, or the Work to which you have contributed, constitutes
- + direct or contributory patent infringement, then any patent licenses
- + granted to that entity under this Agreement for that Contribution or
- + Work shall terminate as of the date such litigation is filed.
- +
- + 4. You represent that You are legally entitled to grant the above
- + license. You represent further that each employee of the
- + Contributor designated on Schedule A below (or in a subsequent
- + written modification to that Schedule) is authorized to submit
- + Contributions on behalf of the Corporation.
- +
- + 5. You represent that each of Your Contributions is Your original
- + creation (see section 7 for submissions on behalf of others).
- +
- + 6. You are not expected to provide support for Your Contributions,
- + except to the extent You desire to provide support. You may provide
- + support for free, for a fee, or not at all. Unless required by
- + applicable law or agreed to in writing, You provide Your
- + Contributions on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS
- + OF ANY KIND, either express or implied, including, without
- + limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT,
- + MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE.
- +
- + 7. Should You wish to submit work that is not Your original creation,

+ You may submit it to the Forum separately from any
+ Contribution, identifying the complete details of its source and
+ of any license or other restriction (including, but not limited
+ to, related patents, trademarks, and license agreements) of which
+ you are personally aware, and conspicuously marking the work as
+ "Submitted on behalf of a third-party: [named here]".

+
+ 8. It is your responsibility to notify the Forum when any change
+ is required to the list of designated employees authorized to submit
+ Contributions on behalf of the Contributor, or to the Contributor's
+ Point of Contact with the Forum.

+
+ Please sign: Keith D Gremban Date: 2/7/2017

+ Title: Keith Gremban,, ITS Director, NTIA

+ Contributor: Institute for Telecommunication Sciences, NTIA, U.S.
Department of Commerce

+
+
+Schedule A

+ [Initial list of designated employees. NB: authorization is not
+ tied to particular Contributions.]

+ John Dumke
+ William Ingram
+ Chris Behm
+ William Kozma
+ Rebecca Dorch

+Schedule B

+ [Identification of optional concurrent software grant. Would be
+ left blank or omitted if there is no concurrent software grant.]