



## **Open Core Protocol Specification License Agreement**

PLEASE READ THIS OPEN CORE PROTOCOL SPECIFICATION LICENSE AGREEMENT CAREFULLY BEFORE CLICKING ON THE "ACCEPT" BUTTON, AS BY CLICKING ON THE "ACCEPT" BUTTON YOU ACKNOWLEDGE THAT YOU HAVE READ, UNDERSTOOD AND AGREE TO BE BOUND BY THIS LICENSE AND ALL OF ITS TERMS AND CONDITIONS.

## 1. **Grant of License.**

- (a) Subject to the terms and conditions of this Open Core Protocol Specification License Agreement (this "License"), Accellera Systems Initiative, a California non-profit mutual benefit corporation ("Accellera") hereby grants the person or entity which agrees to the terms and conditions of this License by clicking on the "Accept" button ("Licensee") a nonexclusive, nontransferable, worldwide, perpetual, irrevocable, royalty-free, fully paid-up license to incorporate in Licensee's and its Affiliates' products, evaluate, reproduce, modify, employ or use and distribute to third parties the Open Core Protocol ("OCP") and the specifications and supporting infrastructure for use of such OCP as offered by Accellera (collectively, the "Specification") subject to the requirements and responsibilities of Section 2. The aforementioned license rights shall cover Licensee and its Affiliates and their respective customers and contractors performing services or work related to Licensee's or its Affiliates' business.
- (b) The aforementioned license rights shall also cover such third parties to whom Licensee or its Affiliates distributes the Specification for any work based on the Specification that requires such Specification for the recipient to create a corresponding interface to Licensee's work. Such a recipient shall automatically receive a license from Accellera restricted to the sole purpose of creating a corresponding interface to such Specification as implemented in Licensee's work, to be used only for the integration of Licensee's work into a design. Such recipient of Licensee's work is not licensed to originate or author any other work based on such Specification unless that recipient has a valid license to such Specification directly from Accellera. Licensee may not impose additional restrictions on such recipient's rights to use such Specification beyond those set forth in this License.
- (c) As used herein, "Affiliate" means a corporation or other entity of which fifty percent (50%) or more of the outstanding shares or securities (representing the right to vote for the election of directors or other managing authority) is now or hereinafter owned or controlled, directly or indirectly, by a party hereto. Such corporation or other entity shall be considered an Affiliate only so long as such ownership or control exists.

- **2. Requirements and Responsibilities of Commercial Use License.** As a condition of exercising the rights granted under Section 1, Licensee agrees to comply with the following:
  - (a) Licensee may modify and create derivative works from the Specification provided Licensee shall not have the right or authority to refer to or label any such modification or derivative work as being compliant with the Specification or indicate in any manner whatsoever that such modification or derivative work is compliant with the Specification unless (1) Licensee shall have published to Accellera on a non-confidential basis and free of all use restrictions, an accurate, current and complete specification for any such modification or derivative work and (2) Licensee shall have granted to Accellera a worldwide, royalty-free, non-exclusive, perpetual and irrevocable license to the copyrights in such modifications and derivative works so that Accellera, at its sole discretion, may incorporate into such Specification any such proposed Licensee modifications or derivative works in the form Accellera deems appropriate. If incorporated, Accellera will grant to each licensee of the Specification a license to the copyrights in such incorporated Licensee modifications and derivative works, such license to be of the same scope and extent as this License.
  - (b) If Licensee's products are deemed to be in full compliance with the Specification and this License, then Licensee may acknowledge the use of such Specification, and any modifications thereto which are deemed to be compliant with such Specification, in any and all documentation accompanying or relating to products to which such Specification is material, and may acknowledge compliance with such Specification in a reasonable manner in any and all documentation with respect to such products. Licensee may display the "Open Core Protocol" logo (the "Logo") in accordance with Accellera published guidelines (the "Guidelines") on any and all documents and marketing materials which relate to or concern such products. The Logo and Guidelines may be obtained from Accellera upon request. All copyright notices and trademarks must be maintained on any documentation or materials incorporating the Specification. Except as expressly provided in this License, Licensee has no right, title, ownership, license or interest in any Accellera trademarks.
  - (c) Neither party shall make any publicity on or press release of this License without the prior written consent of the other party.
- **3. Title; Ownership**. Except for the rights and licenses granted to Licensee in this License, Accellera retains all right, title, ownership and interest in and to all copyrights in the Specifications, and all subsequent copies, modifications made by Accellera, revisions, upgrades and updates of any of the foregoing, regardless of the form or media in or on which the original and copies thereof may exist.
- **4. Maintenance and Service**. Accellera shall not have any obligation to provide Licensee with any support with respect to any Specification.
- **5. Termination**. Licensee may terminate this License at any time by providing written notice to Accellera and destroying or returning to Accellera all copies of the Specification in Licensee's possession or under Licensee's control. Accellera may terminate this License at any time, upon thirty (30) days notice, if (a) Licensee has materially violated or materially breached this License and fails to cure any such violation or breach within such thirty (30) day period, or (b) Licensee

shall no longer be a member in good standing of Accellera. Licensee shall continue to be bound by this License with regard to any deployment of the Specification within Licensee's products or organization. The licenses granted under this License shall survive any termination or expiry of this License so that Licensee and its Affiliates may continue to exploit, in accordance with this License, the Specification as adopted, approved and released by Accellera during the period when Licensee has been a member of Accellera or OCP International Partnership Association, Inc., a California non-profit mutual benefit corporation ("OCP-IP").

- **6. Assignment.** Accellera may assign this License, its rights and its obligations hereunder, in its sole discretion. Licensee may assign this License, including by way of merger (regardless of whether Licensee is the surviving entity) or acquisition, provided Licensee notifies Accellera of any such assignment within thirty (30) days after such assignment and, provided further, that the assignee becomes a member of Accellera.
- **7. Severability.** If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Notwithstanding the foregoing, if Licensee is prohibited by law from fully and specifically complying with Sections 1 or 2, then this License shall immediately terminate and Licensee shall immediately discontinue any use of the Specification.
- 8. No Warranty. EXCEPT AS OTHERWISE EXPRESSLY PROVIDED FOR HEREIN, THE SPECIFICATION IS PROVIDED EXCLUSIVELY ON AN "AS IS" WITHOUT ANY REPRESENTATION OR WARRANTY OF ANY KIND, EXPRESS, IMPLIED OR STATUTORY INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS.
- 9. Limitation of Liability. NEITHER PARTY SHALL BE LIABLE TO THE OTHER PARTY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES OF ANY KIND OR NATURE WHATSOEVER (INCLUDING, WITHOUT LIMITATION, ANY DAMAGES ARISING FROM LOSS OF USE OR LOST BUSINESS, REVENUE, PROFITS, DATA OR GOODWILL) ARISING IN CONNECTION WITH THIS LICENSE, INFRINGEMENT CLAIMS BY THIRD PARTIES, OR THE SPECIFICATION, WHETHER IN AN ACTION IN CONTRACT, TORT, STRICT LIABILITY, NEGLIGENCE, OR ANY OTHER THEORY, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IF FOR ANY REASON BY OPERATION OF LAW OR OTHERWISE, ANY OF THE FOREGOING LIMITATIONS OF LIABILITY SHALL BE INEFFECTIVE, THEN, IN SUCH EVENT, EACH PARTY'S ENTIRE LIABILITY FOR BREACH OF WARRANTY, WITH RESPECT TO INFRINGEMENT CLAIMS OF THIRD PARTIES, OR OTHERWISE UNDER THIS LICENSE, IF ANY, SHALL NOT EXCEED THE AGGREGATE AMOUNTS PAID BY SUCH PARTY UNDER THIS LICENSE.
- **10. Governing Law and Jurisdiction**. This License shall be governed by and enforced in accordance with California law without regard to conflicts of law provisions thereof. Any action arising out of any dispute between the parties shall be brought in either the Superior Court for the County of Santa Clara, California, or the United States District Court for the Northern District of

California, and each of the parties hereby submits itself to the jurisdiction of such courts for purposes of any such action.

11. Electronic Acceptance. This License may only be entered in and executed electronically. By clicking on the "Accept" button, Licensee warrants that it agrees to all of the terms of this License, that person clicking the "Accept" button behalf of Licensee is authorized to enter into this License, and that this License is legally binding upon Licensee. If Licensee does not agree to be bound by this License, then Licensee shall click the "Decline" button and Licensee shall not receive any rights nor download the Specification.