### INTEL SOFTWARE LICENSE AGREEMENT

Intel® Many Integrated Core (Intel® MIC) Platform Software Stack
(MPSS)

and

Intel® Xeon Phi™ Processor Software (Internal Use and Object Code Distribution)

IMPORTANT - READ BEFORE COPYING, INSTALLING OR USING.

DO NOT USE OR LOAD THIS INTEL SOFTWARE UNTIL YOU HAVE CAREFULLY READ THE FOLLOWING TERMS AND CONDITIONS. BY LOADING OR USING THIS INTEL SOFTWARE,

("YOU" OR "LICENSEE") AGREE TO THE TERMS OF THIS INTEL SOFTWARE LICENSE AGREEMENT (THIS "AGREEMENT"). IF YOU DO NOT WISH TO SO AGREE, DO NOT COPY,

INSTALL OR USE THIS INTEL SOFTWARE. IF YOU ARE AN AGENT OR EMPLOYEE OF A LEGAL

ENTITY, YOU REPRESENT AND WARRANT THAT YOU HAVE THE AUTHORITY TO BIND SUCH LEGAL

ENTITY TO THIS AGREEMENT.

In consideration of the mutual covenants contained in this Agreement, and for

other good and valuable consideration, the receipt and sufficiency of which You

and Intel acknowledge, and intending to be legally bound, the You and Intel

agree as follows:

- 1. DEFINITIONS. The following definitions apply in this Agreement:
- 1.1 "Derivative Work" means a derivative work, as defined in 17 U.S.C.  $\S$  101,

of the Software Source Code, that You developed.

1.2 "Documentation" means the user manuals and other written materials that

describe the Software, its operation and matters related to its use,

Intel provides in connection with, under, or subject to, this Agreement, and

any updated, improved or modified version(s) of those materials, whether  $\ensuremath{\mathsf{S}}$ 

provided in published written material, on magnetic media or communicated by  $% \left( 1\right) =\left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right) \left($ 

electronic means.

- 1.3 "EULA" means the End User License Agreement in Attachment B.
- 1.4 "Intel Products" means the products listed on Attachment A and any additional products that Intel later adds to Attachment A.
- 1.5 "Licensed Patent Claims" means the claims of Intel's patents that are

necessarily and directly infringed by the reproduction and distribution of the

Source Code that is authorized in Section 2.1(A), when such items are in their

unmodified form as delivered by Intel to You and not modified or combined with

anything else except as permitted under Section 2.1(A). Licensed Patent

Claims are only those claims that Intel can license without paying, or obtaining the consent of, a third party.

1.6 "Object Code" means computer programming code in binary form suitable

for machine execution by a processor without the intervening steps of interpretation or compilation.

- 1.7 "Open Source Software" means
  - (A) any software that requires as a condition of use, modification or distribution of the software that the software or other software incorporated into, derived from or distributed with that software:
    - be disclosed or distributed in Source Code;
- $\bullet$  be licensed by the user to third parties for the purpose of making or

distributing derivative works; or

- be redistributable at no charge.
- (B) Open Source Software includes, without limitation, software licensed or

distributed under any of the following licenses or distribution models, or  $% \left( 1\right) =\left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right) \left( 1\right) +\left( 1\right) \left( 1$ 

licenses or distribution models substantially similar to any of the following:

- GNU's General Public License (GPL) or Lesser/Library GPL (LGPL);
- the Artistic License (e.g., PERL);
- the Mozilla Public License;
- the Netscape Public License;
- the Sun Community Source License (SCSL);
- the Sun Industry Source License (SISL); and
- the Common Public License (CPL).
- 1.8 "Software" means the computer program, in Object Code and Source Code,

identified in Attachment A, and any updated or improved version of the program

that Intel provides to You under this Agreement, if any, but does not include

Open Source Software or any computer programming code that is subject to an

agreement, obligation or license (whether or not accompanying the computer  $\$ 

program) intended to supersede or override this Agreement.

1.9 "Source Code" means a form in which a computer program's logic is easily

deduced by a human being with skill in the art, such as a printed listing of

the program or a form from which a printed listing can be easily recognized.

1.10 "Support" means any maintenance services, installation assistance, customized support, consulting, or similar assistance that Intel may consent

to provide to You related to the Software or to facilitate Your productive use

of the Software, as is more particularly described in Section 6.

#### 2. LICENSE

2.1 Grant. Subject to the limitations set forth in Section 2.2, Intel hereby

grants You, during the term of this Agreement, a non-transferable, non-exclusive, non-sublicenseable, limited right and license:

- (A) under Intel's copyrights, to:
- (1) reproduce a reasonable number of copies of all or any portion of the

Software for Your internal use;

(2) prepare Derivative Works of the Source Code if provided by Intel;  $\$ 

provided that this license does not include the right to sublicense;

(3) distribute the Software or modified versions of the Software only in

Object Code, only under Intel's EULA attached as Attachment B, and only

for use with Intel Products; and

(4) reproduce and distribute the Documentation as is reasonably necessary

for You to exercise Your license rights under this Section 2.1; and

- (B) under Intel's Licensed Patent Claims, to:
  - (1) make copies of the Software internally only;
  - (2) use the Source Code internally only;
- (3) offer to distribute, and distribute and support, but not sell, the

Software under the license under Intel's copyrights granted in Section

2.1(A), but only under the terms of that license under Intel's

copyrights and not as a sale, and only for the purposes set forth in  $\frac{1}{2}$ 

Section 2.1(A);

- (4) provided, however, that You may only distribute the Software under
  - Intel's EULA and only for use with Intel Products; and
- (5) provided, however, that the license under the Licensed Patent Claims  $\,$
- does not and will not apply to any modifications to the Source  $\ensuremath{\mathsf{Code}}$
- (including Derivative Works), whether made by You or any third party,
- even if the modification and Derivative Works are permitted under 2.1(A).
- (C) Unless specifically set forth in this Section 2.1, Intel grants  $You\ no$
- other license or right to any Intel patents, copyrights, mask works, trade
- secrets, or other intellectual property, expressly or by implication, estoppel, statute or otherwise. Intel reserves all rights that it does not

expressly grant to You in this Agreement.

#### 2.2 Restrictions.

(A) All rights, title and interest in and to the Software and Documentation

are and will remain the exclusive property of Intel. Unless expressly

permitted under Section 2.1(A), You will not, and will not allow any third

party to:

- (1) use, copy or distribute the Software or Documentation;
- (2) modify, adapt, enhance, disassemble, decompile, reverse engineer,

change or create Derivative Works from the Software; or

- (3) use the Software to process the data of, or make the Software available online for the use of, third parties.
- (B) The consideration under this Agreement is only for the licenses that

Intel expressly grants to You in Section 2.1. Any other rights including,

but not limited to, additional patent rights, will require an additional

license and additional consideration. Nothing in this Agreement requires or

will be treated to require Intel to grant any additional license. You

acknowledge that an essential basis of the bargain in this Agreement is

that Intel grants You no licenses or other rights including, but not limited

to, patent, copyright, trademark, trade name, service mark or other intellectual property licenses or rights with respect to the Software and

Documentation, by implication, estoppel or otherwise, except for the licenses expressly granted in Section 2.1.

(C) Except as expressly permitted under Section 2.1, You will not allow the  $\ensuremath{\text{C}}$ 

Software to be accessed or used by third parties. Notwithstanding the

foregoing, Your authorized consultants and subcontractors may access the

Software where the access is incidental to their performing services on Your

behalf consistent with the license granted to You under this Agreement,

provided You bind those consultants and subcontractors to the confidentiality and other obligations imposed on You under this Agreement

and You are fully liable to Intel for the actions and inaction of those  $% \left( 1\right) =\left( 1\right) +\left( 1\right) =\left( 1\right) +\left( 1\right) +\left( 1\right) =\left( 1\right) +\left( 1\right) +\left($ 

consultants and subcontractors.

- 2.3 Copies. In addition to the number of copies permissible under Section
- 2.1(A)(1), You may make a reasonable number of copies of the Software for

archival purposes or for use as a back-up when the Software is not operational. You must copy all copyright legends, trademarks, trade names and

other legends and identification when You copy the Software and Documentation.

You will maintain records of the number of copies currently in Your possession

or control, and will provide copies of those records to Intel upon request.

You will maintain records of the number of copies currently in Your possession

or control, and the location of each copy of the Source Code and Derivative

Works and will provide copies of those records to Intel upon request.

2.4 Open Source Software. If the Software includes Open Source Software, that

Open Source Software is licensed under the applicable Open Source Software

license agreement identified in the Open Source Software comments in the

applicable source code file(s) and file header provided with the Software.

Where applicable, the Documentation may contain additional detail. With

respect to the Open Source Software, nothing in this Agreement limits any

rights under, or grants rights that supersede, the terms of the applicable

Open Source Software license agreement. You will not subject the Software or

Documentation, in whole or in part, to any license obligations associated with

Open Source Software, including combining the Software or Documentation with

Open Source Software in a manner that subjects Intel, or any portion of the

Software, to any license obligations of the Open Source Software.

#### 3. FEES; ROYALTIES; TAXES

The license is granted under this Agreement for no fee or royalty. Each party

is responsible for its own tax liability arising out of this Agreement.

#### 4. TERM; TERMINATION

 $4.1\ \mathrm{Term.}$  The term of this Agreement will commence on the Effective Date and

continue until terminated in accordance with this Section 4.

- 4.2 Termination. Intel may terminate this Agreement:
- $\bullet$  if You materially breach any other provision of this Agreement, and  $Y_{\rm OU}$

fail to correct the breach within 30 days of Your receipt of written

notice of that breach or, if the breach is incapable of cure within 30

days, You fail to take substantial steps toward a cure within that period;

- immediately, if You breach any provision of Sections 2 or 7; or
- $\bullet$  immediately, if You become insolvent or make an assignment for the benefit
- of creditors, or a trustee or receiver is appointed for You or for a

substantial part of Your assets, or bankruptcy, reorganization or insolvency proceedings are instituted by or against You.

- 4.3 Effect of Termination.
- (A) Expiration or termination of this Agreement will terminate Your license

rights under this Agreement.

(B) Within 30 days after expiration or termination of this Agreement, You

will furnish Intel a written certification that You have either returned to

Intel or destroyed the original and all copies, including partial copies, of

the Software that Intel furnished under this Agreement or that You made as

permitted by this Agreement, and that no copies or portions of the Software

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(C) Sections 2.1(C), 2.2, 2.3, 2.4, 3, 4.3, 5, 7, 8, 9, 10 and 11 will

survive expiration or termination of this Agreement.

### 5. OWNERSHIP

5.1 Derivative Works. You will own all copyrights in the Derivative Works.

By this Agreement, You grant to Intel a nonexclusive, worldwide, perpetual,

irrevocable, royalty-free, transferable, sublicensable license to use, copy,

sell, have sold, make, have made and import the Derivative Works in any manner

and on any media Intel chooses; provided, however, You have no obligation to

deliver the Derivative Works to Intel.

5.2 Feedback. To the extent You provide Intel with Feedback, You grant to

Intel and Intel accepts, a worldwide, non-exclusive, perpetual, irrevocable,

royalty-free, transferable license, with the right to sublicense, under Your

intellectual property rights to the Feedback to incorporate or otherwise use  $% \left( 1\right) =\left( 1\right) +\left( 1\right$ 

Feedback as provided by You to Intel. "Feedback" means Your requirements,

inputs, comments, responses, opinions, feedback and errata, whether oral or  $\ensuremath{\text{c}}$ 

written, concerning the Software and Documentation and Your technical system

requirements for Intel to include in the Software definition, design or validation.

# 6. SUPPORT

6.1 Services. Intel has no obligation to maintain or support the Software or

Documentation. You are directed to access Intel's webpage

http://software.intel.com/en-us/ for basic FAQ's and other Intel
product

resources relating to the Software. Under no circumstances will Intel have

any obligation to Your Customers with respect to maintenance or support of the  $\,$ 

Software.

6.2 Additional Services. Intel has no obligation to perform any maintenance

or other services not specifically provided for in this Agreement. However,

if Intel agrees to perform services requested by You that are not included as

part of this Agreement, Intel will bill You for those services at prices and

on terms to be agreed by You and Intel.

### 7. NO PUBLICITY

7.1 No Publicity. You may not use Intel's name, or the names of any Intel

employees, in any publication, advertisement or other announcement, without

Intel's prior written consent in each instance.

### 8. INDEMNITY

### 8.1 By You.

(A) You will defend, at Your own expense, any legal action brought against

Intel to the extent that it is based on an Indemnified Claim, which is any

of the following claims or allegations:

(1) that the Derivative Works, or any portion of the Derivative Works, in

the form delivered to Intel, directly infringes on patents or copyrights

or constitutes a misappropriation of trade secrets of any third party;  $\hspace{0.1in}$ 

or

(2) arising from or relating to Your breach of any provision of this

Agreement including, but not limited to, a breach of Section 2.

(B) You will pay any costs and damages finally awarded against Intel that

are attributable to any Indemnified Claim or that Intel incurs through

settlement of an Indemnified Claim, but will not be responsible for any

compromise that Intel makes or expense that Intel incurs without Your consent. The defense and payments are subject to the condition that Intel

gives You prompt written notice of the Indemnified Claim, allows You to

direct the defense and settlement of the Indemnified  $\operatorname{Claim}$ , and cooperates

with You as necessary for defense and settlement of the Indemnified  $\operatorname{Claim}$ .

### 9. WARRANTY

Disclaimer. Intel makes no warranties to You with respect to the Software or

any Support, service, advice, or assistance furnished under this Agreement,

and no warranties of any kind, whether written, oral, implied or statutory,

including warranties of merchantability or fitness for a particular purpose,

non-infringement or arising from course of dealing or usage in trade will

apply.

### 10. LIMITATION OF LIABILITY

(A) Intel's cumulative liability to You for all claims of any kind resulting

from Intel's performance or breach of this Agreement or the Software

furnished under this Agreement will not exceed the Fees actually received  $% \left( 1\right) =\left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right$ 

by Intel from You under this Agreement for the Software that is the subject of the claim or \$1,000, if the Software was provided at no charge

to You, regardless of whether Intel has been advised of the possibility of  $% \left\{ 1,2,\ldots,n\right\}$ 

those damages or whether any remedy set forth in this Agreement fails of

its essential purpose or otherwise. This limitation of liability is

cumulative and not per incident; the existence of more than one claim will

not increase the limit.

(B) Intel will not be liable for costs of procurement of substitutes, loss

of profits, loss of use, interruption of business, or for any other special, consequential, punitive or incidental damages, however caused,

whether for breach of warranty, contract, tort, negligence, strict liability or otherwise, irrespective of whether Intel has advance notice

of the possibility of such damages. The limitation of liability set forth

in this Section 10 is a fundamental basis of this Agreement; and each

Party understands and agrees that the other would not have entered into

this Agreement without the limitation of liability.

#### 11. GENERAL PROVISIONS

#### 11.1 Notices.

(A) All notices required or permitted to be given under this Agreement must

be in writing, make reference to this Agreement, and be delivered by hand,

or dispatched by prepaid air courier or by registered or certified airmail,

postage prepaid, addressed as follows:

If to Intel:

Intel Corporation

2200 Mission College Blvd.

Santa Clara, CA 95052

Attention: General Counsel

Reference ID: Andrea R. Watson, DCG Legal

With a copy to: Post Contract Management

1900 Prairie City Rd.

Folsom, CA 95630

Attn: Cathie McCall FM3-78

(B) Notices will be considered served when received by addressee or, if

delivery is not accomplished by reason of some fault of the addressee, when  $\ensuremath{\mathsf{A}}$ 

tendered for delivery. Either Party may give written notice of a change of

address and, after notice of such change has been received, any notice or

request will be given to that Party at the changed address.

11.2 Audit Rights. Upon reasonable advance notice, Intel will have the right

to inspect, or have an independent auditor inspect, Your facilities and records during normal business hours to verify Your compliance with the terms

and conditions of this Agreement. If an inspection discloses that You are not

compliant with these terms, Intel may exercise any or all rights and remedies

provided under this Agreement or by law including, but not limited to, the

right to recover the cost of the audit.

11.3 Export. The Software, Documentation and all related technical information or materials are subject to export controls and (are or may be)

licensable under U.S.

Government export regulations. You will not export, re-export, divert, transfer or disclose, directly or indirectly, the Software, Documentation and

any related technical information or materials without complying strictly with

all legal requirements including, without limitation, obtaining the prior

approval of the U.S. Department of Commerce and, if necessary, other agencies

or departments of the U.S. Government. Please access Intel's website, http://www.intel.com/content/www/us/en/legal/export-compliance.html, for

information regarding the export classification of the Software that  $\ensuremath{\mathsf{mav}}$  be

necessary to assist Your compliance with this provision. You will execute and

deliver to Intel "Letters of Assurance" as may be required under applicable

export regulations. You will indemnify Intel against any loss related to Your

failure to conform to these requirements.

- 11.4 No Sublicensing, Assignment or Transfer.
- (A) You may not delegate, assign or transfer this Agreement, or any of Your

rights and obligations under this Agreement, and any attempt to do so will

be void. In addition, You may not sublicense, assign or transfer any Software, Documentation, Confidential Information or any part of the Software, Documentation or Confidential Information, or any right in this

Agreement to any third party temporarily (such as loaning, rental, licensing

- or timeshare) or permanently, except as expressly permitted under Section
- $2.1\ \mathrm{or}\ 2.2$ , without the prior written consent of Intel in each instance,

which consent Intel may withhold in its sole discretion. Any attempted

sublicense, assignment or transfer that is not expressly permitted under

Section 2 or is without consent will be void.

(B) You agree that this Agreement binds You and each of Your affiliates and

the employees, agents, representatives and persons associated with any of

them. Without limitation of the foregoing, if there is a sale of

substantially all of Your assets, a merger, a re-organization, or a change

in control of 50% or more of Your equity, no transfer or assignment (including, without limitation, an assignment by operation of law) of this

Agreement may be made without the prior written consent of Intel.

11.5 U.S. Government Contract Provisions. This Agreement is for Your temporary license of Software. No Government procurement regulation or contract clauses or provision will be considered a part of any transaction

between You and Intel under this Agreement unless its inclusion is required by

statute, or mutually agreed upon in writing by You and Intel in connection

with a specific transaction. The technical data and computer software covered

by this license is a "Commercial Item," as that term is defined by the FAR  $\,$ 

2.101 (48 C.F.R. 2.101) and is "commercial computer software" and "commercial

computer software documentation" as specified under FAR 12.212(48 C.F.R.)

12.212) or DFARS 227.7202 (48 C.F.R. 227.7202), as applicable. This commercial computer software and related documentation is provided to end

users for use by and on behalf of the U.S. Government, with only those rights

as are granted to all other end users under the terms and conditions in this

Agreement. Use for or on behalf of the U.S. Government is permitted only if

the party acquiring or using this Software is properly authorized by an appropriate U.S. Government official. This use by or for the U.S. Government

clause is in lieu of, and supersedes, any other FAR, DFARS, or other provision  $% \left( 1\right) =\left( 1\right) +\left( 1\right) +\left($ 

that addresses Government rights in the computer Software or documentation

covered by this license. All copyright licenses granted to the U.S. Government are coextensive with the technical data and computer Software

licenses granted in this Agreement. The U.S. Government will only have the

right to reproduce, distribute, perform, display, and prepare Derivative Works

as needed to implement those rights.

11.6 Force Majeure. Except for Your obligations under Section 3, neither

Party will be liable to the other Party for delay in performing its obligations, or failure to perform any obligations, under this Agreement, if

the delay or failure results from circumstances beyond the control of that

Party including, but not limited to, any acts of God, governmental act, fire,

explosion, accident, war, armed conflict, terrorist act or civil commotion.

If there is a delay, the time for performance will be extended by the amount.

of time lost by reason of the delay; provided, however, should an event of

force majeure described in this Section delay either Party's performance in

any material respect for a period of more than 90 days, then the other Party

will have the option, upon giving written notice, to terminate this Agreement

or the relevant portion of this Agreement affected by the delay.

11.7 Waiver and Severability. If either Party fails to enforce at any time

any of the provisions of this Agreement, or to exercise any election of options provided in this Agreement, that failure will not constitute a waiver

of that provision or option, or affect the validity of this Agreement or any

part of this Agreement, or the right of the waiving Party to enforce subsequently each and every provision. If any provision of this Agreement is

held invalid or unenforceable, the remainder of the Agreement will continue in

full force and effect.

- 11.8 Governing Law; Jurisdiction.
- (A) The procedural and substantive laws of the State of Delaware, U.S.A.,

without regard to its conflicts of laws principles, will govern this Agreement. This Agreement is prepared and executed and will be interpreted

in the English language only, and no translation of the Agreement into

another language will have any effect. You and Intel agree that the  $\mbox{{\tt United}}$ 

Nations Convention on Contracts for the International Sale of Goods (1980)  $\,$ 

is specifically excluded from and will not apply to this Agreement.

(B) The state and federal courts located in the State of Delaware will have

exclusive jurisdiction of all disputes and litigation arising out of or

related to this Agreement including, without limitation, matters connected

with its performance. Each Party irrevocably submits to the personal

jurisdiction of those courts and irrevocably waives all objections to such

venue.

11.9 Entire Agreement. This Agreement, the Attachments, Exhibits, Appendix

and Non Disclosure Agreement(s) contain the complete and exclusive statement

of the agreement between You and Intel and supersede all proposals, oral or  $% \left( 1\right) =\left( 1\right) +\left( 1\right)$ 

written, and all other communications between You and Intel relating to the

subject matter of this Agreement. Only a written instrument duly executed by

authorized representatives of Intel and You may modify this Agreement.

### ATTACHMENT A

Description of Software specifically licensed under this Agreement: Intel® Many Integrated Core (Intel® MIC) Platform Software Stack (MPSS) Intel® Xeon  $Phi^{\text{\tiny TM}}$  processor software

Intel Products: Intel® Xeon Phi™ product family

### ATTACHMENT B

## End User License Agreement

LICENSE. You have a license under Intel's copyrights to reproduce Intel's

Software in binary form, (with the accompanying documentation, the "Software")

for your organization's internal use only in connection with Intel products  $% \left( 1\right) =\left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right) \left($ 

for which the Software has been provided, subject to the following conditions:

(a) You may not disclose, distribute or transfer any part of the  $\operatorname{Software}$ 

except as provided in this Agreement, and you agree to prevent unauthorized  $% \left( 1\right) =\left( 1\right) +\left( 1\right)$ 

copying of the Software.

- (b) You may not reverse engineer, decompile, or disassemble the Software.
  - (c) You may not sublicense the Software.
- (d) The Software may contain the software and other property of third party

suppliers, some of which may be identified in, and licensed in accordance

with, an enclosed license.txt file or other text or file.

(e) Intel has no obligation to provide any support, technical assistance or

updates for the Software.

 ${\tt NO}$  IMPLIED LICENSES OR OTHER RIGHTS. The consideration under this  ${\tt Agreement}$ 

is only for the licenses that Intel expressly grants to You in the preceding

paragraphs. Any other rights including, but not limited to, patent rights,

would require an additional license and additional consideration. Nothing in

this Agreement requires or will be treated to require Intel to grant any such

additional license. An essential basis of the bargain in this Agreement is

that Intel grants You no licenses or other rights including, but not limited

to, patent, copyright, trademark, trade name, service mark or other intellectual property licenses or rights, by implication, estoppel or otherwise, except for the licenses expressly granted in the preceding paragraphs.

 ${\tt OWNERSHIP}$  OF SOFTWARE AND COPYRIGHTS. Title to all copies of the Software

remains with Intel or its suppliers. The Software is copyrighted and protected by the laws of the United States and other countries, and international treaty provisions. You may not remove any copyright notices

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no express or implied right under Intel patents, copyrights, trademarks, or

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right to use the Software.

DISCLAIMER OF WARRANTY. The Software is provided "AS IS" without warranty of

any kind, EITHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION, WARRANTIES

OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE.

LIMITATION OF LIABILITY. NEITHER INTEL NOR ITS SUPPLIERS WILL BE LIABLE FOR

ANY LOSS OF PROFITS, LOSS OF USE, INTERRUPTION OF BUSINESS, OR INDIRECT,

SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY KIND WHETHER UNDER THIS

AGREEMENT OR OTHERWISE, EVEN IF INTEL HAS BEEN ADVISED OF THE POSSIBILITY OF

SUCH DAMAGES.

LICENSE TO USE COMMENTS AND SUGGESTIONS. This Agreement does NOT obligate You

to provide Intel with comments or suggestions regarding the Software. However, if You provide Intel with comments or suggestions for the modification, correction, improvement or enhancement of (a) the Software or

(b) Intel products or processes that work with the Software, you grant

Intel a non-exclusive, worldwide, perpetual, irrevocable, transferable, royalty-free license, with the right to sublicense, under Your intellectual

property rights, to incorporate or otherwise utilize those comments and suggestions.

TERMINATION OF THIS LICENSE. Intel or the sublicensor may terminate this

license at any time if You are in breach of any of its terms or conditions.

Upon termination, You will immediately destroy the Software, and return to

Intel all copies of the Software.

THIRD PARTY BENEFICIARY. Intel is an intended beneficiary of this EULA and

has the right to enforce all of its terms.

U.S. GOVERNMENT RESTRICTED RIGHTS. No Government procurement regulation or

contract clauses or provision will be considered a part of any transaction

related to this EULA unless its inclusion is required by statute, or  $\mu$ 

agreed upon in writing by the Parties in connection with a specific transaction. The technical data and computer software covered by this license

is a "Commercial Item," as that term is defined by the FAR 2.101 (48 C.F.R.

2.101) and is "commercial computer software" and "commercial computer software

documentation" as specified under FAR 12.212 (48 C.F.R. 12.212) or DFARS  $\,$ 

227.7202 (48 C.F.R. 227.7202), as applicable. This commercial computer software and related documentation is provided to end users for use by and on

behalf of the U.S. Government, with only those rights as are granted to all

other end users under the terms and conditions in this Agreement. Use for or

on behalf of the U.S. Government is permitted only if the party acquiring or

using this Software is properly authorized by an appropriate U.S. Government

official. This use by or for the U.S. Government clause is in lieu of, and

supersedes, any other FAR, DFARS, or other provision that addresses Government

rights in the computer Software or documentation covered by this license. All

copyright licenses granted to the U.S. Government are coextensive with

technical data and computer Software licenses granted in this Agreement. The

U.S. Government will only have the right to reproduce, distribute, perform,

display, and prepare Derivative Works as needed to implement those rights.

 ${\tt EXPORT}$  LAWS. The Software and all related technical information or materials

are subject to export controls and (are or may be) licensable under U.S. Government export regulations. You will not export, re-export, divert,

transfer or disclose, directly or indirectly, the Software, Documentation and

any related technical information or materials without complying strictly with

all legal requirements including, without limitation, obtaining the prior

approval of the U.S. Department of Commerce and, if necessary, other agencies

or departments of the U.S. Government. Upon request, Intel will provide You

be necessary to assist your compliance with this provision. You will execute

and deliver to Intel "Letters of Assurance," confirming compliance with applicable export regulations. You will indemnify Intel against any loss

related to Your failure to conform to these requirements.

APPLICABLE LAWS. This Agreement is governed by the laws of the state of

Delaware, excluding its principles of conflict of laws and the United Nations

Convention on Contracts for the Sale of Goods. You may not export the Software in violation of applicable export laws and regulations.

Your specific rights may vary from country to country.