

Open Compute Project Hardware License

Version 0.2 – OPEN COMPUTE PROJECT INTERNAL DRAFT

This license is intended to promote the adoption of technology specifications for computer hardware products. This license covers the use, copying, modification and distribution of hardware specifications, and the manufacture, use, sale and import of products based on such specifications. Specifications are copyrightable works, and therefore must be used under a copyright license. Specifications also may describe features or functionality whose implementation embodies patentable inventions, and therefore, if patents read on those inventions, products that implement a specification must be made, used, sold or imported under a license to those patents necessary to implement those features or functionality.

1. Definitions. As used in this License, the following terms have the following meanings.

“Complete Production Files” means all of the following, in a form sufficient for a person of ordinary skill to manufacture or modify the design of the Licensed Products:

(1) materials detailing electrical design and composition, including (a) a full CAD-generated system schematic; (b) a full CAD-generated system board layout, including timing constraints and stack-up definition; (c) a full system component bill of materials in a text (tab-delimited or comma-delimited) format, including reference designators (e.g., part numbers on the board), manufacturers, manufacturer part numbers, and quantities; (d) manufacturing files, including (i) printed circuit board (PCB) manufacturing files in RS-274x or other open format, (ii) stack-up information in text format, or as an art layer in the RS-274x files, or in a separate file, and (iii) component pick-and-place coordinates in text format, test point coordinates and information in text format; (e) a schematic board component placement map;

(2) materials detailing mechanical design and structure, including (a) a three-dimensional CAD-generated drawing of the top level assembly, housing, and all parts and subparts, and (b) a CAD-neutral format such as STEP or IGES;

(3) all firmware in binary form, with corresponding source code or and configurable to the extent necessary to reassign pins, ports and functions on the relevant board enabled by the firmware; and

(4) a copy of the Specification.

All materials must be in a machine-readable file format that is (a) based on an open standard or for which a free decoder is widely available without charge; or (b) for CAD-generated system electrical schematics and layout, and mechanical 3D design only, in a form that is commonly in use in the industry and generally commercially available.

“Compliant Products” shall mean the hardware products designed or manufactured by You fully in accordance with the Initial Version of the Specification, excluding any Elective Elements of such hardware products.

“Elective Elements” means features, functionality, or elements that are not required by the Initial Specification including, but not limited to, features, functionality, and elements that are designated in the Initial Specification as references only or non-mandatory.

“Improvement” means (a) any derivative work of a Specification, and (b) any modification, extension, or improvement of the functionality described in a Specification, in the case or (a) or (b), that You make available pursuant to the licenses granted in herein, or that you use to design or manufacture the applicable Licensed Product.

“Initial Version” means the version of the Specification that is adopted by the Initial Licensors as described in Section 2.

“License” means the terms and conditions for use, reproduction, and distribution set forth in this document.

“Licensor” means any party that has agreed to adopt the Initial Specification and thereby grant the rights granted in Section 2.

“Licensed Product” means hardware products designed or manufactured by You that would, but for the licenses granted herein, infringe any Necessary Claim for your Licensor Version.

“Licensor Version” of a Specification means any version of the Specification that is used by You to design or manufacture the applicable Licensed Product. For clarity, Your Licensor Version does not include any changes or additions made by any party who receives the Specification from you or any of your recipients (including via multiple levels of recipients).

“Necessary Claims” means any patent claims owned, controlled, or licensable by a party that are necessarily infringed by implementing the applicable version of the Specification, where necessary means there is no commercially reasonable alternative non-infringing means of implementing the applicable version of the Specification. Necessary Claims for the Initial Specification do not include any claims that would not be infringed but for the implementation of Elective Elements.

“Specification” means the Initial Specification adopted and promulgated by the Initial Licensors (as described in Section 2), or any Licensor Version of the Specification distributed by You, used by You to design or manufacture a Licensed Product under the licenses granted to You herein..

“You” means an individual or legal entity exercising the permissions granted by this License.

2. Scope of Initial License. This license applies to Initial Specifications that have been adopted and promulgated by the Initial Licensors, by publicly stating that they have agreed to make the Initial Specification available under the terms of this License.

3. Grant of Copyright License to the Initial Specification. Subject to the conditions of Section 7, each Initial Licensor hereby grants to You a perpetual, worldwide, non-exclusive, fully paid-up, royalty-free, irrevocable copyright license to use, reproduce, publicly display, and publicly perform the Initial Specification, and to modify and prepare derivative works of the Initial Specification.

4. Grant of Copyright License to Your Improvements of Specification. You hereby grant to all recipients of any Improvement of any Specification that You prepare and make available under the licenses granted to You herein, the right to use, reproduce, publicly display, and publicly perform such Specification, and to modify and prepare derivative works of such Specification.

5. Grant of Patent License to You for Initial Specification. Subject to the conditions of Section 7, each Initial Licensor hereby grants to You a perpetual, worldwide, non-exclusive, fully paid-up, royalty-free, irrevocable (except as stated in this Section 5) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer Compliant Products, under all Necessary Claims of such Initial Licensor. If You bring an action for patent litigation (including a cross-claim or counterclaim in a lawsuit) against any entity alleging that any Licensed Products or the use thereof directly or contributorily infringes any patent, then any licenses granted to You under this License (including copyright and patent licenses) will terminate as of the date such litigation is brought.

6. Grantback of Patent License from You. You hereby grant to all recipients of the Specification a perpetual, worldwide, non-exclusive, fully paid-up, royalty-free, irrevocable (except as stated in this Section 6) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer Licensed Products and Compliant Products, under all of Your Necessary Claims. If any party brings an action of patent litigation (including a cross-claim or counterclaim in a lawsuit) against any entity (including You) alleging that any Compliant Products or the use thereof directly or contributorily infringes any patent, then any licenses granted to such party under this License (including copyright and patent licenses) will terminate as of the date such litigation is brought.

7. Conditions for Distribution of Compliant and Licensed Products. You may exercise the licenses granted to You in this License subject to the condition that all Licensed Products and Compliant Products sold, offered for sale, or otherwise distributed by You or on Your behalf are accompanied by (1) full and complete copies of all Complete Production Files, and (2) a copy of this License. For clarity, if you create an extension or addition of functionality of a Specification (a) if there is a commercially feasible means of manufacturing it as a separate physical component, the condition in this Section 7 does not require you to treat it as an Improvement, so long as you clearly indicate in your Licensor Version of the Specification that it is not covered by this License; and (b) if you do not so clearly indicate, you will be deemed to have elected to treat any such extension or addition of functionality as an Improvement covered by this License.

7(a). Delivery of Complete Production Files. The requirement to deliver a copy of Complete Production Files set forth in this Section 7 may only be fulfilled by (1) bundling, with the Compliant Products, a tangible medium on which copies of the Complete Production Files are saved, or (2) specifying, in documentation accompanying the Compliant Products, a location on the Internet that is publicly available, at which copies of the Complete Production Files may be downloaded without charge; however, if you elect (2) above, you must ensure that such materials remain available for a period of no less than three years after Your first such sale, offer for sale, or distribution.

7(b) . Delivery of a Copy of This License. The requirement to deliver a copy of this License set forth in this Section 7 may only be fulfilled by (1) including a paper copy of this License in the documentation accompanying the Compliant Products; (2) including an electronic copy of this License with the Complete Production Files in a file format that is based on an open standard or for which a free decoder is widely available without charge; or (3) specifying, in documentation accompanying the Compliant Products, a location at which this License may be viewed or downloaded; such as the following “The specifications for for this product are available under the Open Compute Project License version [___], available at [insert Internet link].

8. Limitations. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor. However, this License does not limit any right You may have to do so under law absent a license. Except for the rights expressly granted in this License, no rights are granted under this License by estoppel, implication or otherwise.

9. Disclaimer of Warranty. Licensor provides the Specification 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. You are solely responsible for determining the appropriateness of using the Specification and assume any risks associated with Your exercise of permissions under this License.

10. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall the Licensor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Specification (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if the Licensor has been advised of the possibility of such damages.

11. Accepting Warranty or Additional Liability. While selling, offering for sale, or otherwise distributing the Compliant Products, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of the Licensor, and only if You agree to indemnify, defend, and hold the Licensor harmless for any liability incurred by, or claims asserted against, the Licensor by reason of Your accepting any such warranty or additional liability.

12. Termination. If You violate the terms of this License, the rights granted to You hereunder will terminate with immediate effect.

13. Use of this License. You may use this License for Your own specifications; however, if You do so, You must change the name of Your license, refer appropriately to Yourself as the Licensor, and You must not use the name or trademarks of Open Compute Project Foundation, except You may state that Your license is based on the Open Compute Project Hardware License.