

## Software Copyright Statement and Licensing Declaration

Please return to relevant Bureau:

Director,  
Telecommunication Standardization Bureau *or* Radiocommunication  
Bureau  
International Telecommunication Union  
Place des Nations  
CH-1211 Geneva 20, Switzerland  
Fax: +41 22 730 5853

### **Software Copyright Holder/Organization:**

**Legal Name**

\_\_\_\_\_

### **Contact for License Inquiries:**

Name

\_\_\_\_\_

Department

\_\_\_\_\_

Address

\_\_\_\_\_

\_\_\_\_\_

Tel.

\_\_\_\_\_

Fax

\_\_\_\_\_

E-mail

\_\_\_\_\_

### **[ ] ITU-T or [ ] ITU-R Recommendation:**

Recommendation Number

\_\_\_\_\_

Recommendation Title

\_\_\_\_\_

### **Software Name and Version**

**(hereinafter "Software")**

\_\_\_\_\_

### **Licensing Declaration**

The Software Copyright Holder states that it holds or has the right to license copyright rights on Software which is intended for incorporation in the above ITU Recommendation (and any ITU revision thereto) and hereby declares that:

#### **A. With regard to the use of the Software in a conforming implementation,**

select

only

one

option

i.e., 1.1,

1.3, 1.4,

2, or 3

1.1 The Software Copyright Holder owns the copyright in the Software and hereby waives its software copyright rights, and hence the provisions in Option 1.1 of Annex C of the ITU Software Copyright Guidelines apply.

*[Option 1.2 is no longer available]*

1.3 The Software Copyright Holder hereby grants a license without monetary compensation under the license terms and conditions set forth in Option 1.3 of Annex C of the ITU Software Copyright Guidelines. Implementers do not need to contact the Software Copyright Holder for a license.



1.4 The Software Copyright Holder will grant a license without monetary compensation as set forth in Option 1.4 of Annex C of the ITU Software Copyright Guidelines. Additional reasonable and non-discriminatory terms and conditions may be included in such license. Negotiations with regard to the license are left to the parties concerned and are performed outside the ITU.



2 The Software Copyright Holder will grant a license as set forth in Option 2 of Annex C of the ITU Software Copyright Guidelines. Additional reasonable and non-discriminatory terms and conditions may be included in such license. Negotiations with regard to the license are left to the parties concerned and are performed outside the ITU.



3 The Software Copyright Holder is unwilling to grant licenses according to the provisions of 1.1, 1.3, 1.4 or 2 above.

**B. The Software Copyright Holder hereby grants the additional mandatory licenses:**

For options 1.1, 1.3, 1.4, 2 and 3, the following applies:

The Software Copyright Holder, in signing this form, hereby agrees to be bound by the licensing terms set forth in Annex B of the ITU Software Copyright Guidelines for the purpose of evaluation of the draft Recommendation and the use of the Software to test outputs or implementations.

**C. The Software Copyright Holder hereby agrees to the additional terms and conditions set forth below:**

In addition, if option 1.3, 1.4, 2 or 3 is selected, the Software Copyright Holder represents and warrants that, to the best of its knowledge, it has the necessary copyright rights to license the Software pursuant to the terms and conditions set forth in this Software Copyright Statement and Licensing Declaration, Annex B and Annex C, or if Option 1.1 is selected, to waive all of the copyright rights in the Software.

Other than as expressly provided herein, (1) the Software is provided “AS IS” with no warranties, express or implied, including but not limited to, the warranties of merchantability, fitness for a particular purpose and non-infringement of intellectual property rights and (2) neither the Software Copyright Holder (or its affiliates) nor the ITU shall be held liable in any event for any damages whatsoever (including, without limitation, damages for loss of profits, business interruption, loss of information, or any other pecuniary loss) arising out of or related to the use of or inability to use the Software.

By virtue of this Software Copyright Statement and Licensing Declaration, no patent license is granted, nor is a patent licensing commitment made, by implication, estoppel or otherwise.

**Signature**

Organization \_\_\_\_\_

Name of authorized person \_\_\_\_\_

Title of authorized person \_\_\_\_\_

Place, Date \_\_\_\_\_