

Licensing Declaration Form

Background

The NENA Intellectual Property Rights (“IPR”) Policy, available at www.nena.org/ipr, requires all *Participants* in a *NENA Committee* to complete this *Licensing Declaration Form* within sixty (60) days after receiving a *Stable Form Notice* for a particular *Deliverable*.

This declaration **does not** represent an implied license grant. *Members* and *Participating Entities* are advised that the NENA IPR Policy prohibits the discussion of licensing terms, conditions, prices, and certain other matters in a NENA forum. Further information is available in the Anti-trust section of the NENA IPR Policy.

Patent Holder Information

Legal Name _____
 Licensing Contact _____
 Contact Department _____
 Address (Line 1) _____
 Address (Line 2) _____
 City _____
 State _____
 Country _____
 Post Code _____
 Contact Person _____
 Telephone _____
 Fax _____
 Email _____
 (Optional) URL _____
 Date of Submission _____

Deliverable Information

Number & Title _____
 OR: **Any Deliverable**

Reg. No.	Country	Title	Inventor	Assignee	Status	§ / Page Affected
1						
2						
3						
4						
5						

In lieu of listing individual *Patent IPRs*, the *Patent Holder* makes the above declaration with respect to:

- All *Patent IPRs* owned or controlled by the *Patent Holder*; OR
- All *Patent IPRs* for which the *Patent Holder* has not submitted a *Licensing Declaration Form* specifying a more restrictive term type.

Licensing Declaration

By signing and submitting this *Patent Licensing Form*, the *Patent Holder* represents that he, she, or it holds *Patent IPRs* whose use he, she, or it believes would be required to implement the above *Deliverable* and hereby declares, in accordance with the NENA IPR Policy that, with respect to the *Patent IPRs* listed below:

(Check **one**.)

- In the event the *Patent Holder's Patent IPRs* are fully or partly included in the *Deliverable*, the *Patent Holder* is prepared to grant – on the basis of reciprocity for the *Deliverable* listed above – a royalty-free license to any *Implementer* of a *Standard* that results from the *Deliverable* on a world-wide, non-discriminatory basis and on reasonable terms and conditions to manufacture, use, and/or sell *Compliant Portions* (as defined in the NENA IPR Policy) of the above *Deliverable (RANDz)*.
- In the event the *Patent Holder's Patent IPRs* are fully or partly included in the *Deliverable*, the *Patent Holder* is prepared to grant – on the basis of reciprocity for the *Deliverable* listed above – a license to any *Implementer* of a *Standard* that results from the *Deliverable* on a world-wide, non-discriminatory basis on reasonable terms and conditions to manufacture, use, and/or sell *Compliant Portions* (as defined in the NENA IPR Policy) of the above *Deliverable (RAND)*.
- The *Patent Holder* is unwilling to grant licenses according to the *RANDz* or *RAND* provisions above (*No License*).

Declarant Information

Authorized Person _____
 Title _____
 Department _____
 Signature _____

Stable Form Notice

The NENA Intellectual Property Rights (“IPR”) Policy, available at www.nena.org/ipr, requires *Participants* in *NENA Committees* to disclose certain *Patent IPRs* during the process of developing a *Deliverable* such as a Standard Document (i.e., any *Standard*) or Requirements Document. After receiving this notice, all *Patent Holders* have 60 days in which to submit a *Licensing Declaration Form*.

Notice

The *Deliverable* listed below has reached stable form and will be submitted to the NENA Process Review Committee in 60 days. Any and all *Participants* who hold *Patent IPRs* which may be implicated by the *Normative Requirements* of this *Deliverable* **must** submit a *Licensing Declaration Form* to the Committee Resource Manager within that time.

Deliverable Information

Title	_____
Document Number	_____
URL	_____
Date of Notice	_____
Submission Deadline	_____