

## NOTICE OF RECIPROCITY ELECTION

THIS NOTICE OF RECIPROCITY ELECTION (“**Notice**”) is made by the individual or entity identified as “Contributor” in Table 1 below pursuant to that certain Intellectual Property Contribution Agreement (“**Agreement**”) executed by Contributor on the date identified as “Agreement Effective Date” in Table 1 below.

Table 1 – Contributor Information	
Name (“Contributor”):	
Contributor Address:	
Agreement Effective Date	

The Agreement allows (but does not require) Contributor to place a condition on Contributor’s patent promise (which arises under Section 2(b)(i) of the Agreement and automatically applies to any other entity when the Agreement becomes effective) on the grant of a reciprocal patent promise. Although Contributor is not now required to make or provide notice of an election regarding reciprocity, Contributor states as follows (**please check only one box in each section**):

### Section 1 – Requirement of Reciprocity

- ☐ Contributor **does** condition its patent promise as applied to a given Implementer (defined in the Agreement) on the grant of a reciprocal patent promise by that Implementer. If an Implementer refuses to grant a reciprocal patent promise, then Contributor may (but is not obligated to) revoke Contributor’s patent promise as applied to that Implementer.
- ☐ Contributor **does not** condition its patent promise as applied to a given Implementer (defined in the Agreement) on the grant of a reciprocal patent promise by that Implementer.

### Section 2 – Meaning of Reciprocity

- ☐ Contributor interprets “reciprocal” as meaning that if an Implementer (defined in the Agreement) sues Contributor or any third-party alleging patent infringement by an Implementation (defined in the Agreement) of a Specification (defined in the Agreement), Contributor may revoke Contributor’s patents promise to such Implementer.
- ☐ Contributor interprets “reciprocal” as meaning that if an Implementer (defined in the Agreement) sues at least Contributor alleging patent infringement by an Implementation (defined in the Agreement) of a Specification (defined in the Agreement), Contributor may revoke Contributor’s patents promise to such Implementer.
- ☐ Contributor **does not** provide an interpretation of “reciprocal” at this time (which will not preclude Contributor from adopting any interpretation at a later date).

By checking one box in each Section above, signing below, and submitting this fully executed Notice to the OpenID Foundation, Contributor is providing notice of the foregoing election and interpretation to the OpenID Foundation and to all interested third parties. Contributor understands that the OpenID Foundation will make a copy of this Notice available to interested third parties, via the OpenID Foundation website, on request, or via other reasonable means.

\_\_\_\_ (“CONTRIBUTOR”)

By: (Sign)

Name: (Print)

Title:

Date of Signing: