



IBISCHK7 SOURCE CODE LICENSE AGREEMENT

This IBISCHK7 Source Code License Agreement (“Agreement”) is made by and between SAE Industry Technologies Consortia, a Pennsylvania not-for-profit corporation, having a principal place of business at 400 Commonwealth Drive, Warrendale, PA 15096 (“SAE ITC”), on behalf of the I/O Buffer Information Specification Open Forum, an unincorporated industry consortium and a committee of SAE ITC (“IBIS”) (“SAE ITC” and “IBIS” shall collectively be referred to as “Open Forum” or “Owner”), and

_____, (“Licensee”).

WHEREAS, a consortium known as I/O Buffer Information Specification Open Forum (“IBIS”), has ownership rights to software code known as IBISCHK7;

WHEREAS, SAE ITC as the parent to IBIS, owning, managing, facilitating and operating desired projects together;

WHEREAS, Open Forum and Licensee have entered into this Agreement to confer the license to use IBISCHK7 software described herein.

NOW, THEREFORE, in consideration of the mutual agreements hereinafter set forth, and intending to be legally bound, the parties agree to the following

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- g) Licensee is permitted to sublicense the Software so long as the Licensee includes in the contractor agreement all the terms and conditions in this License Agreement that afford Owner ownership of the Software, maintain Owner's Limited Warranty and Limitation of Liability, and prevent subcontractor's disclosure of the Software to another party. Licensee agrees to indemnify, defend, and hold harmless Owner for any breach of this Agreement made by its employees or contractors.

2. LIMITED WARRANTY:

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- c) Section 3(b) states the entire liability of Owner with respect to the infringement or alleged infringement of any third-party rights of any kind whatsoever by any of the Software.

4. **TERMINATION:** This Agreement may be terminated immediately by Owner upon material breach of any provision of the Agreement by Licensee. Upon any termination of this Agreement, Licensee shall immediately discontinue the use of the Software and shall within thirty (30) days either return files on diskette(s), if any, to Owner or certify in writing to Owner that the Software has been deleted from Licensee's computer(s) and is eliminated from Licensee's premises, other than any archival copies pursuant to Licensee's standard backup and archival policies and procedures.

5. **GOVERNING LAW:** This Agreement shall be governed by the laws of the Commonwealth of Pennsylvania without reference to its conflict of laws provisions and the Licensee further consents to jurisdiction by the state and federal courts sitting in the Commonwealth of Pennsylvania.

6. **MISCELLANEOUS:** This Agreement constitutes the complete and exclusive agreement between Owner and Licensee with respect to the subject matter hereof, and supersedes all prior oral or written understandings, communications or agreements not specifically incorporated herein. This Agreement may not be modified except in writing duly signed by an authorized representative of Owner and Licensee. If any provision of this Agreement is held to be unenforceable for any reason, such provision shall be reformed only to the extent necessary to make it enforceable, and such decision shall not affect the enforceability (i) of such provision under other circumstances, or (ii) of the remaining provisions hereof under all circumstances. Headings shall not be considered in interpreting this agreement.



- 7. **EXPORT:** Licensee may not load or export or re-export any of the Software of any underlying information or technology except in full compliance with all laws of the United States and other applicable laws and regulations.
- 8. **RELATIONSHIP OF THE PARTIES:** Owner and Licensee are independent parties. Nothing in this Agreement shall be construed to make the independent parties' partners or joint ventures or to make the independent parties liable for the obligations, acts, omissions or activities of any other party.
- 9. **WAIVER:** Failure by either party to enforce any term of this Agreement shall not be deemed a waiver of future enforcement of that or any other term in this Agreement or any other agreement that may be in place between the parties.
- 10. **NOTICES:** All notices required or permitted to be given by the Parties under or in connection with this Agreement shall be in writing and may be sent by mail, email or courier to the following addresses:

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Licensee:

PHONE:
EMAIL:



BY SIGNING BELOW, THE PARTIES ACKNOWLEDGE THAT EACH HAS READ THE TERMS OF THIS AGREEMENT AND AGREES TO BE BOUND BY ITS TERMS

X

Brian Trybend, Acting EVP & CFO, SAE Industry Technologies Consortia DATE

X

Licensee DATE

Licensee's Company Name

Licensee's Address

Acknowledged and agreed to by:

X

Randy Wolff, Chair, IBIS Open Forum DATE



EXHIBIT A

IBIS SOURCE CODE AND LICENSEE IDENTIFICATION

Description of Software: Source Code Package for IBISCHK7 (ibischk700.rar)

Licensee's person responsible for Software:

Name: _____

Title: _____