Accellera IP Rights Fundamentals

- All participants in an Accellera WG meeting must abide by the Accellera IP Rights Policy which can be found at [www.accellera.org/about/policies/](http://www.accellera.org/about/policies/)

- The Accellera Board and its committees operate in an open manner. To that end, no material submitted to the Accellera Board or its committees will be accepted or considered if it contains any statement that places any burden on the recipient(s) with respect to confidentiality or copyright. Any communication or other collateral material, including electronic mail, containing language with such restrictive wording will not be accepted or considered.

- Slide presentations at any Accellera meeting containing a copyright notice(s) from the presenter’s employer or a company that the presenter represents will be accepted only if a duly filled-in [copyright permission template slide](#) is the first slide (after the title slide) in the presentation.
Participants, Patents, and Duty to Inform

All participants in this meeting have certain obligations under Accellera’s IP Rights Policy.

Participants:

- Shall inform Accellera (or cause Accellera to be informed) of the identity of each holder of any potential Essential Patent Claims of which they are personally aware if the claims are owned or controlled by the participant or the entity the participant is from, employed by, or otherwise represents.
  
  “Personal awareness” means that the participant is personally aware that the holder may have a potential Essential Patent Claim, even if the participant is not personally aware of the specific patents or patent claims.

- Should inform Accellera (or cause Accellera to be informed) of the identity of any other holders of such potential Essential Patent Claims (that is, third parties that are not affiliated with the participant, with the participant’s employer, or with anyone else that the participant is from or otherwise represents).

- The above does not apply if the patent claim is already the subject of an Accepted Letter of Assurance that applies to the proposed standard(s) under consideration by this group.

- Early identification of holders of potential Essential Patent Claims is strongly encouraged.

- No duty to perform a patent search.
All participants should be familiar with their obligations under the Accellera IP Rights Policy, including the antitrust and competition law guidelines. The IP Rights Policy and related documents are available at:

http://www.accellera.org/about/policies/

If you have questions, contact the Accellera Systems Initiative IP Rights Committee Administrator at: accellera-admin@accellera.org or visit www.accellera.org

This slide set is available at:
http://www.accellera.org/about/policies/accellera_systems_initiative_IPR_slides2.pdf
Call for Potentially Essential Patents

If anyone in this meeting is personally aware of the holder of any patent claims that are potentially essential to implementation of the proposed standard(s) under consideration by this group and that are not already the subject of an Accepted Letter of Assurance:

- Either speak up now, or
- Provide the chair of this group with the identity of the holder(s) of any and all such claims as soon as possible, or
- Cause an LOA to be submitted
A non-exclusive, irrevocable, royalty-free copyright permission is granted by <entity name> to use this material in developing all future revisions and editions of the resulting draft and approved Accellera Systems Initiative <standard name> standard, and in derivative works based on the standard.