

Form Revision Date: 7/1/2021

IP Declaration of VITA Member Company

Section 10 of the VSO Policies and Procedures requires the undersigned Working Group Member¹ to complete and execute this Declaration on behalf of the VITA Member Company he or she represents. The Declaration is irrevocable. Any subsequent Declaration covering information disclosed in this Declaration may only supersede this Declaration if the subsequent Declaration is less restrictive upon prospective licensees than the information set forth in this Declaration. This Declaration will apply to the Draft VSO Specification² identified below in Section C and to all reaffirmations or revisions to such Draft VSO Specification.

A. VITA Member Company

Legal Name of Organization: TE Connectivity Corporation

B. WG Member Representing the VITA Member Company

Name: Michael Walmsley

Department: Product Management, Aerospace Defense & Marine Bus Unit

Address: 2900 Fulling Mill Rd Middletown, PA 17057

Telephone: 717-468-4994

E-Mail: mjwalmsl@te.com

URL: www.te.com

C. Draft VSO Specification

Number: VITA 67.3 and VITA 66.5

Title: VITA 67.3 Coaxial Interconnect on VPX, Spring-Loaded Contact on Backplane, VITA 66.5 Optical Interconnect on VPX - Hybrid Variants

Page 1 of 3 Form Revision Date: 7/1/2021

¹ For purposes of this Declaration, "WG Member" includes all three levels of membership described in Section 7.1.4 of the *VSO Policies and Procedures*: sponsors, participants, and observers.

For purposes of this Declaration, "Draft VSO Specification" includes any eventual standard developed and adopted under Track 1 or Track 2 in Section 7.2 of the *VSO Policies and Procedures* as an IEC Industry Technical Agreement, a VSO or VITA Specification, or an American National Standard.

D. Disclosure of Patents Containing Essential Claims

that it believes may contain claims essential to create an implementation compliant with the Draft VSO Specification identified above in Section C of this Declaration. Patent / Application No.: US Patent # 11,025,006 Title: Communication system having connector assembly Patent / Application No.: Title: Patent / Application No.: Title: Attach additional pages if necessary. 2. Does the VITA Member Company the undersigned represents hold a license from another party to a patent that may include a claim essential to create an implementation compliant with the Draft VSO Specification identified above in Section C of this Declaration? Yes If yes, the undersigned shall disclose on behalf of the VITA Member Company all patents to which the VITA Member Company holds a license from another party that may include a claim essential to create an implementation compliant with the Draft VSO Specification identified above in Section C. Patent No.: Title: Licensor: Attach additional pages if necessary.

1. In accordance with Section 10 of the VSO Policies and Procedures, the undersigned WG

Member shall disclose, on behalf of the VITA Member Company he or she represents, all patents or patent applications that the VITA Member Company (or its Affiliates³) may own or control and

Page 2 of 3 Form Revision Date: 7/1/2021

For purposes of this Declaration, an "Affiliate" is any entity that directly or indirectly controls, is controlled by, or is under common control with, another entity, so long as such control exists. For purposes of this definition, with respect to a business entity, control means direct or indirect beneficial ownership of or the right to exercise (i) greater than fifty percent (50%) of the voting stock or equity in an entity; or (ii) greater than fifty percent (50%) of the ownership interest representing the right to make the decisions for the subject entity in the event that there is no voting stock or equity.

E. VITA Member Company's Declaration regarding the Licensing of Essential Patents

In accordance with Section 10 of the VSO Policies and Procedures, the VITA Member Company, by and through the undersigned, hereby declares for itself, its Affiliates, successors, assigns, and transferees of its patent rights its licensing position with respect to all patents that it may hold or control and that contain claims that may be essential to create an implementation compliant with the Draft VSO Specification identified above in Section C of this Declaration, as follows:

- 1. The VITA Member Company will grant to all interested parties a nonexclusive, worldwide, non-sublicensable (except to the extent necessary "to have made"), perpetual patent license (or equivalent non-assertion covenant) for its patent claims essential to create an implementation compliant with the above-referenced Draft VSO Specification on fair, reasonable and non-discriminatory terms to use, make, have made, market, import, offer to sell, and sell, and to otherwise directly or indirectly distribute products that implement the Draft VSO Specification. (The license need only extend to the portions of the Draft VSO Specification for which the license is essential to its implementation. Any other intended condition or limitation on this commitment is stated in a letter accompanying this Declaration.)
- 2. The VITA Member Company will grant a license to all such claims to all interested parties with a royalty rate that will not exceed:

	USD \$ 0	AND 🔻	% of product price, per unit 0	
3.	The VITA Member Company at claims essential to create an imidentified above in Section C (the licensees than this draft);	nplementation co		cification
	<u>or</u>			

The VITA Member Company will not include in its final licensing agreement for all claims essential to create an implementation compliant with the Draft VSO Specification identified above in Section C a grantback, reciprocal license, non-assert provision, covenant not to sue, or defensive suspension provision that is broader and more restrictive upon prospective licensees than those specified in Section 10 of the current VSO Policies and Procedures.

F. Signature

By signing this Declaration, the undersigned represents that he or she is authorized to bind the VITA Member Company as stated herein. The undersigned acknowledges and agrees that this Declaration is a binding agreement between the VITA Member Company and VITA, and its terms are enforceable against the VITA Member Company, its Affiliates, successors, assigns, and transferees. The undersigned further acknowledges and agrees on behalf of the VITA Member Company that each licensee and prospective licensee of patent claims essential to implement the Draft VSO Specification identified above in Section C is an intended beneficiary of this agreement, and each such beneficiary is entitled to rely upon and enforce against the VITA Member Company the provisions set forth in this Declaration.

Signature:	Lot punce
Printed Name:	FAME J. GENNIS
Title:	Sh Dilieral, STROPERIC SOURCIUG
Organization:	75 Burrossing INC.
Date:	5-92 . 5m, 121



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Appendix 6: Declaration of VITA Member Company

Section 10 of the VSO Policies and Procedures requires the undersigned WG Member⁴ to complete and execute this Declaration on behalf of the VITA Member Company he or she represents. The Declaration is irrevocable. Any subsequent Declaration covering information disclosed in this Declaration may only supersede this Declaration if the subsequent Declaration is less restrictive upon prospective licensees than the information set forth in this Declaration. This Declaration will apply to the Draft VSO Specification⁵ identified below in Section C and to all reaffirmations or revisions to such Draft VSO Specification.

A.	VITA Member Company			
	Legal Name of Organization TE CANNECTIVITY CORPORATION			
В.	WG Member Representing the VITA Member Company			
	Name & Department: MICHAEL WKMS LEY , PRODUCT MANAGEMENT			
	Address: 2900 FULLING MILL RD. MIDDLETOWN, PA 17057			
	Telephone: 717-468-4994 Fax:			
	E-Mail: mjwalms1@te.com URL: te.com			
C.	Draft VSO Specification			
	Number: V174 67.3			
	Title: COAXIAL INTERCONNECT ON VPX, SPRING-LOADED CONTACT ON BACKFUANE			
D.	Disclosure of Patents Containing Essential Claims			

In accordance with Section 10 of the VSO Policies and Procedures, the undersigned WG Member

Specification identified above in Section C of this Declaration.

⁶ For purposes of this Declaration, an "Affiliate" is any entity that directly or indirectly controls, is controlled by, or is under common control with, another entity, so long as such control exists. For purposes of this definition, with respect to a business entity, control means direct or indirect beneficial ownership of or the right to exercise (i) greater than fifty percent (50%) of the voting stock or equity in an entity; or (ii) greater than fifty percent (50%) of the ownership interest representing the right to make the decisions for the subject entity in the event that there is no voting stock or equity.



shall disclose, on behalf of the VITA Member Company he or she represents, all patents or patent applications that the VITA Member Company (or its Affiliates⁶) may own or control and that it believes may contain claims essential to create an implementation compliant with the Draft VSO

⁴ For purposes of this Declaration, "WG Member" includes all three levels of membership described in Section 7.1.4 of the VSO Policies and Procedures: sponsors, participants, and observers.

⁵ For purposes of this Declaration, "Draft VSO Specification" includes any eventual standard developed and adopted under Track 1 or Track 2 in Section 7.2 of the VSO Policies and Procedures as an IEC Industry Technical Agreement, a VSO or VITA Specification, or an American National Standard.

Patent	/ Application	n No.:	US # 9,135,519
Title:			CONXIAL CONNECTOR ASSEMBLY AND COMMUNICATION
			SYSTEM HAVING A PLURALITY OF COAXIAL CONTACTS
Patent	: / Application	n No.:	US# 10,558,000
Title:			COMMUNICATION SYSTEM HAVING COAXIAL COMMECTOR MODULE AND FIBER OPTIC MODULE
Patent	/ Application	No.:	
Title:			
Attach	additional p	ages if nec	essary.
2.	a patent th	at may inc	er Company the undersigned represents hold a license from another party to lude a claim essential to create an implementation compliant with the Draft ntified above in Section C of this Declaration?
	۵	Yes	₩ No
	the VITA N	fember Co	d shall disclose on behalf of the VITA Member Company all patents to which mpany holds a license from another party that may include a claim essential ntation compliant with the Draft VSO Specification identified above in Section
Patent	No.:		
Title:			
Licens	or:		
Attach	additional n	enes if nec	asearv

E. VITA Member Company's Declaration regarding the Licensing of Essential Patents

In accordance with Section 10 of the VSO Policies and Procedures, the VITA Member Company, by and through the undersigned, hereby declares for itself, its Affiliates, successors, assigns, and transferees of its patent rights its licensing position with respect to all patents that it may hold or control and that contain claims that may be essential to create an implementation compliant with the Draft VSO Specification identified above in Section C of this Declaration, as follows:

1. The VITA Member Company will grant to all interested parties a nonexclusive, worldwide, nonsublicensable (except to the extent necessary "to have made"), perpetual patent license (or equivalent non-assertion covenant) for its patent claims essential to create an implementation compliant with the above-referenced Draft VSO Specification on fair, reasonable and non-discriminatory terms to use, make, have made, market, import, offer to sell, and sell, and to otherwise directly or indirectly distribute products that implement the Draft VSO Specification. (The license need only extend to the portions of the Draft VSO Specification for which the license is



essential to its implementation. Any other intended condition or limitation on this commitment is stated in a letter accompanying this Declaration.)

- 2. The VITA Member Company will grant a license to all such claims to all interested parties with a royalty rate that will not exceed: USD \$ 100,000 , 7% of product price, per unit.
- 3. The VITA Member Company attaches to this Declaration a draft licensing agreement for any claims essential to create an implementation compliant with the Draft VSO Specification identified above in Section C (the final licensing agreement will not be more restrictive upon licensees than this draft); or
 - The VITA Member Company will not include in its final licensing agreement for all claims essential to create an implementation compliant with the Draft VSO Specification identified above in Section C a grantback, reciprocal license, non-assert provision, covenant not to sue, or defensive suspension provision that is broader and more restrictive upon prospective licensees than those specified in Section 10 of the current VSO Polices and Procedures.

F. Signature

By signing this Declaration, the undersigned represents that he or she is authorized to bind the VITA Member Company as stated herein. The undersigned acknowledges and agrees that this Declaration is a binding agreement between the VITA Member Company and VITA, and its terms are enforceable against the VITA Member Company, its Affiliates, successors, assigns, and transferees. The undersigned further acknowledges and agrees on behalf of the VITA Member Company that each licensee and prospective licensee of patent claims essential to implement the Draft VSO Specification identified above in Section C is an intended beneficiary of this agreement, and each such beneficiary is entitled to rely upon and enforce against the VITA Member Company the provisions set forth in this Declaration.

Signature: 🧲	TO TO
Print Name:	FRANK J. GENRE
Title:	SL. DIRECTOR, STRATEGIC SOURCING
Organization:	TE Conworning
Date:	12-10-2020