

Mobile Broadcast Addendum to
CMLA Service Provider Agreement

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CMLA Founders - Contact Information
CMLA-Services@cm-la.com

Mobile Broadcast Addendum to CMLA Service Provider Agreement

RECITALS

WHEREAS Service Provider wishes to offer mobile broadcast content using the CMLA trust model; and

WHEREAS CMLA is willing to grant such rights subject to the Service Provider's CMLA Service Provider Agreement and the additional rights and obligations contained in this CMLA Mobile Broadcast Addendum to CMLA Service Provider Agreement,

NOW, THEREFORE, CMLA, Founders and Service Provider hereby agree that for Mobile Broadcast Products developed and distributed by Service Provider, this Mobile Broadcast Addendum to CMLA Service Provider Agreement shall supersede and modify Service Provider's CMLA Service Provider Agreement. For the purposes of clarity, for CMLA Products Service Provider shall be required to meet the provisions of its CMLA Service Provider Agreement notwithstanding its election of this Mobile Broadcast Addendum.

Part 1. The following definitions shall be added to Section 1 of the Service Provider Agreement:

- (i) "Mobile Broadcast Specifications" shall mean either:
 - (a) the 18Crypt Profile specified in ETSI TS 102 474 V1.1.1: Digital Video Broadcasting (DVB); IP Datacast over DVB-H: Service Purchase and Protection, European Telecommunications Standards Institute, <http://www.etsi.org>;
 - (b) the international standard IEC 62455: Internet protocol (IP) and transport stream (TS) based service access, International Electrotechnical Commission, <http://www.iec.ch>; or
 - (c) the DRM Profile specified in OMA BCAST specifications OMA-TS-BCAST_SvcCntProtection-V1_0: Service and Content Protection for Mobile Broadcast Services and OMA-TS-DRM_XBS-V1_0: OMA DRM v2.0 Extensions for Broadcast Support.

(Note to CMLA Licensee: when support for device certificate lookup for the service provider for broadcast only mode is established, CMLA will determine its role in that support solution.)

- (ii) "Mobile Broadcast Addendum" shall mean this Addendum
- (iii) "Mobile Broadcast Compliance Rules" shall mean the compliance rules for Mobile Broadcast set forth in Exhibit A hereto.
- (iv) "Mobile Broadcast Robustness Rules" shall mean the robustness rules for Mobile Broadcast set forth in Exhibit B hereto.

- (v) “Mobile Broadcast Licensed Component” shall mean those portions of a component, such as an integrated circuit, circuit board, or software module that (i) are manufactured and distributed under a CMLA Technology License Agreement, (ii) are designed solely to be assembled into a Mobile Broadcast Licensed Product and which is assembled into a Mobile Broadcast Licensed Product, and (iii) embody a portion of the CMLA Technical Specification, but which by itself may not be Compliant.
- (vi) “Mobile Broadcast Licensed Product” shall mean those portions of a device or hardware or software product manufactured or distributed under license from CMLA that implement the mandatory portions of the CMLA Technical Specification and that are designed solely to be integrated into a Participating Mobile Broadcast Product Implementation and which are integrated into a Participating Mobile Broadcast Product Implementation.
- (vii) “Mobile Broadcast Licensed Service” shall mean those portions of a service performed and distributed under license from CMLA that implement the mandatory portions of the CMLA Technical Specification and that are designed solely to be integrated into a Mobile Broadcast Participating Rights Issuer Implementation and which are integrated into a Mobile Broadcast Participating Rights Issuer Implementation.
- (viii) “Mobile Broadcast Service Element” shall mean those portions of a component such as a software module, that are (i) manufactured, and distributed under a CMLA Technology License Agreement (ii) are designed solely to be integrated and which are integrated into a Mobile Broadcast Licensed Service, and (iii) embody a portion of the CMLA Technical Specification, but which by itself may not be Compliant.
- (ix) “Participating Mobile Broadcast Product Implementation” means those portions of a product that implement the OMA DRM Specifications and the Mobile Broadcast Specifications, are Compliant and incorporate a Mobile Broadcast Licensed Product.
- (x) “Participating Mobile Broadcast Rights Issuer Implementation” means those portions of a Rights Issuer facility that implement the OMA DRM Specifications and the Mobile Broadcast Specifications, are Compliant and incorporate a Mobile Broadcast Licensed Service.
- (xi) “Mobile Broadcast Rights Issuer” shall have the same meaning as defined in the OMA DRM Specifications and Mobile Broadcast Specifications. (does not include broadcaster w/o interactive channel)
- (xii) “Mobile Broadcast Rights Object” shall have the same meaning as defined in the OMA DRM Specifications and Mobile Broadcast Specifications.
- (xiii) “Mobile Broadcast Service Provider” shall mean a Service Provider which has executed the Mobile Broadcast Addendum to the CMLA Service Provider Agreement.
- (xiv) “Mobile Broadcast Service Provider Certification” shall mean the form certification set forth as Exhibit Z to this Addendum and set forth on the CMLA website.

- (xv) “BCRO” (Broadcast Rights Object) shall have the same meaning as defined in the Mobile Broadcast Specifications.”
- (xvi) “18Crypt Specification” shall mean the 18Crypt Service Purchase and Protection Specification, i.e. the 18Crypt Profile specified in ETSI TS 102 474.
- (xvii) “Mobile Products” shall mean Participating Mobile Broadcast Product Implementations, Participating Mobile Broadcast Rights Issuer Implementations, Mobile Broadcast Licensed Products, Mobile Broadcast Licensed Components, Mobile Broadcast Licensed Services, and Mobile Broadcast Service Elements.
- (xiii) “CMLA Products” shall mean Participating Product Implementations, Participating Rights Issuer Implementations, Licensed Products, Licensed Services, Licensed Components and Licensed Service Elements.

Part 2. The following clauses in Section 1 of the Service Provider Agreement shall be amended as follows:

- (i) Clause 1.15 “Compliance Rules” shall be deleted in its entirety and replaced with the following:
“Compliance Rules” means the technical requirements set out in Exhibit A hereto, which are applicable to a Participating Rights Issuer Implementation and a Licensed Service and the technical requirements set out in Exhibit X hereto, which are applicable to Mobile Broadcast Rights Issuer Implementation and Mobile Broadcast Licensed Service
- (ii) Clause 1.16 “Compliant” shall be deleted in its entirety and replaced with the following:
“Compliant” means, as applicable, (i) for a Client Adopter, that which (a) implements the mandatory portions of the CMLA Technical Specification, (b) complies with the Compliance Rules set forth in Exhibit A to the Client Adopter Agreement; and, (c) complies with the Robustness Rules set forth in Exhibit B to the Client Adopter Agreement; (ii) for a Service Provider, which (a) implements the mandatory portions of the CMLA Technical Specification; (b) complies with the Compliance Rules set forth in Exhibit A to the Service Provider Agreement; and, (c) complies with the Robustness Rules, set forth in Exhibit B, to the Service Provider Agreement; (iii) for a Mobile Broadcast Service Provider, which (a) complies with (ii) above, and the CMLA Mobile Broadcast chapter of the CMLA Technical Specifications; and (b) complies with Mobile Broadcast Compliance Rules set forth in Appendix X to the Mobile Broadcast Addendum to the Service Provider Agreement; and (c) complies with Mobile Broadcast Robustness Rules set forth in Exhibit B to the Mobile Broadcast Service Provider Agreement; (iv) for a Mobile Broadcast Client Adopter, that which (a) complies with (i) above; and (b) complies with the Mobile Broadcast Compliance Rules set forth in X to the Mobile Broadcast Addendum to the Client Adopter Agreement; (c) complies with the Robustness Rules set forth in Exhibit B to the Mobile Broadcast Addendum to the Client Adopter Agreement.
- (iii) Clause 1.30 shall be deleted in its entirety and replaced with the following:

“Highly Confidential Information” means information that is marked “Highly Confidential Information” when disclosed, pursuant to the Change Control provisions in Section 3 herein.

- (iv) Clause 1.35 shall be deleted in its entirety and replaced with the following:

“Necessary Claims” means those claims of patents or patent applications, under which, CMLA, any Founder or any CMLA Technology Licensee, or an Affiliate owns, controls or otherwise has the right, at any time during the term of this Agreement, to grant licenses within the bounds of the scope of use set forth in Section 2.2 of this Agreement that are necessarily infringed by those portions of Licensed Products, Licensed Components, Licensed Service, Licensed Service Element, Mobile Broadcast Licensed Products, Mobile Broadcast Licensed Components, Mobile Broadcast Licensed Service or Mobile Broadcast Licensed Service Element which implement the mandatory portions of CMLA Technical Specification. Notwithstanding anything else in this Agreement, "Necessary Claims" shall not include (1) any claims relating to aspects of any technology, codec, standard or product not disclosed with particularity in the CMLA Technical Specification even though such technology, codec, standard or product may be mentioned in the CMLA Technical Specification or or required by the Compliance or Robustness Rules; (2) claims relating to implementation of the OMA DRM Specification, version 1.0, 2.0 and subsequent versions, if any, (even though such OMA DRM Specifications, version 1.0, 2.0 and subsequent versions, if any, may be mentioned or required by the CMLA Technical Specification); (3) claims relating to the implementation of the Mobile Broadcast Specifications and subsequent versions thereof, if any, (even though such Mobile Broadcast Specifications and subsequent versions, if any, may be mentioned or required by the CMLA Technical Specification; (4) claims relating to a standard or standards developed, administered, or offered, by an industry group consisting of two or more legal entities or promulgated by official standardization agencies or bodies; (5) other copy protection, compression, encoding or decoding ability or tamper resistance technology (even though such technology, standard or product may otherwise be mentioned or required by the CMLA Technical Specification); (6) claims which could be practiced in an implementation of a Mobile Broadcast Licensed Product, Mobile Broadcast Licensed Component, Mobile Broadcast Licensed Service, Mobile Broadcast Service Element, Licensed Product, Licensed Component, Licensed Service or Licensed Service Element in compliance with the CMLA Technical Specification where an alternative implementation exists that would not infringe such claim(s) (even if in the same patent as Necessary Claims); (7) claims that read solely on any implementations of any portion of the CMLA Technical Specification that are not within the bounds of the scope of use set forth in Section 2.2 or the equivalent section of the relevant CMLA Technology License Agreement(s); (8) claims related to data embedding, content formats and content downloading and delivery (other than as described with particularity in the CMLA Technical Specification); (9) claims which, if licensed, would require a payment of royalties or other consideration by the licensor to unaffiliated third parties; (10) claims relating to watermarking or waterscrambling technology, semiconductor and semiconductor manufacturing technology, compiler technology, programming languages and object-oriented technology, operating system, middleware and database technology, networking, intranet, extranet, Internet technology, telecommunications network technology (for example any technology relating to equipment, handsets, signal transmission) access control system

technology, card access management technology, electronic payment technology, conditional access for television technology, television e-commerce access technology, broadcast stream access technology; (11) claims related to key management technology for use in encryption or signature applications, encryption technology or electronic signature technology, except as may be necessary or required for the use, development, manufacturing, implementation, sale (offer for sale), license and distribution of CMLA keys, self-generated CMLA keys, any aspect of CMLA technology, including, but not limited to key management software for use in encryption or signature applications licensed to CMLA by third parties, the CMLA Technical Specification, Mobile Broadcast Licensed Products, Mobile Broadcast Licensed Components, Mobile Broadcast Licensed Service, Mobile Broadcast Service Elements, Licensed Products, Licensed Services, Licensed Components or Licensed Service Elements; or (12) claims related to applications, application programming interfaces and user interfaces, including the technology used to generate, display or interact with a use.

- (v) Clause 1.47 shall be deleted in its entirety and replaced with the following:

“Robustness Rules” means the requirements set out in Exhibit B and Appendix X hereto.

- (vi) Clause 1.50 shall be deleted in its entirety and replaced with the following:

“Threat” as used in the Robustness Rules attached hereto as Exhibit B and Appendix X, means an expression of the potential to exploit vulnerability. Estimation of the force of a threat depends upon the resources required to enact the threat together with the ability required to perpetrate the exploit.

Part 3. Section 2 shall be amended as follows:

- (i) Section 2.1 (a) – (d) shall each be amended to include reference to Mobile Broadcast Licensed Service and Mobile Broadcast Service Element. With respect to Mobile Broadcast Service Element the same license restrictions that apply to Licensed Service Elements continue to apply.
- (ii) Section 2.2 shall be amended to include reference to Mobile Broadcast Licensed Service and Mobile Broadcast Licensed Service Element.
- (iii) Section 2.4 shall be amended to include reference to Participating Mobile Broadcast Rights Issuer Implementation, Mobile Broadcast Licensed Service, Mobile Broadcast Service Element, Participating Mobile Broadcast Product Implementation, Mobile Broadcast Licensed Product or Mobile Broadcast Licensed Component.
- (iv) Section 2.5 (a) and (c) shall be amended to include reference to Participating Mobile Broadcast Rights Issuer Implementation, Mobile Broadcast Licensed Service, Mobile Broadcast Licensed Service Element, Participating Mobile Broadcast Product Implementation, Mobile Broadcast Licensed Product or Mobile Broadcast Licensed Component

Part 4. Section 3 shall be amended as follows:

- (i) Section 3.5 shall be amended to include reference to Mobile Broadcast Specifications.

Part 5. Section 4 shall be amended to add the following:

- (i) Section 4.5 – Notice to Mobile Broadcast Service Providers.

“Mobile Broadcast Service Providers receiving Rights Issuer services from more than one entity might be at risk of being charged multiple times for subscribers. If Mobile Broadcast Service Provider chooses, it may certify to CMLA that its subscribers are being accounted and paid for by a Fellow Service Provider. Such certification shall take the form of Mobile Broadcast Service Provider Certification set forth in Exhibit Z to this Mobile Broadcast Addendum and on the CMLA website and shall provide for an ability to audit, a representation and warranty as to the information certified and shall be certified by all affected Mobile Broadcast Service Providers.”

Part 6. Section 8 shall be amended as follows:

- (i) Section 8.2 shall be amended to include reference to Participating Mobile Broadcast Rights Issuer Implementation, Mobile Broadcast Licensed Service, Mobile Broadcast Service Element, Participating Mobile Broadcast Product Implementation, Mobile Broadcast Licensed Product or Mobile Broadcast Licensed Component.
- (ii) Section 8.3 shall be amended to include reference to Participating Mobile Broadcast Rights Issuer Implementation, Mobile Broadcast Licensed Service, Mobile Broadcast Service Element, Participating Mobile Broadcast Product Implementation, Mobile Broadcast Licensed Product or Mobile Broadcast Licensed Component.
- (iii) Section 8.4.2 shall be amended to include reference to Participating Mobile Broadcast Rights Issuer Implementation, Mobile Broadcast Licensed Service, Mobile Broadcast Service Element, Participating Mobile Broadcast Product Implementation, Mobile Broadcast Licensed Product or Mobile Broadcast Licensed Component.
- (iv) Section 8.4.3 shall be amended to include reference to Participating Mobile Broadcast Rights Issuer Implementation, Mobile Broadcast Licensed Service, Mobile Broadcast Service Element, Participating Mobile Broadcast Product Implementation, Mobile Broadcast Licensed Product or Mobile Broadcast Licensed Component.
- (v) Section 8.4.4 (1) shall be amended to include reference to Participating Mobile Broadcast Rights Issuer Implementation, Mobile Broadcast Licensed Service, Mobile Broadcast Service Element, Participating Mobile Broadcast Product Implementation, Mobile Broadcast Licensed Product or Mobile Broadcast Licensed Component.
- (vi) Section 8.5.1 and Section 8.5.1 (i) shall be amended to include reference to Participating Mobile Broadcast Rights Issuer Implementation, Mobile Broadcast Licensed Service, Mobile Broadcast Service Element, Participating Mobile Broadcast Product Implementation, Mobile Broadcast Licensed Product or Mobile Broadcast Licensed Component.
- (vii) Section 8.5.2 (a) and Section 8.5.2(b) shall be amended to include reference to Participating Mobile Broadcast Rights Issuer Implementation.

Part 8. Exhibit A shall be amended as follows:

- (i) All references to OMA DRM Specifications in Exhibit A shall be amended to include OMA DRM Specifications and Mobile Broadcast Specifications.
- (ii) All references to Participating Rights Issuer Implementation, License Service or Licensed Service Element shall be amended to include both such aforementioned references and Participating Mobile Broadcast Rights Issuer Implementations, Mobile Broadcast Licensed Service and Mobile Broadcast Service Elements.
- (iii) Part 1, Section 1 the following shall be added as Section 1.2:
 “Notwithstanding anything else in this Agreement, Mobile Products shall be required to comply with these Compliance and Robustness Rules and the CMLA Technical Specification, including specifically but not limited to the CMLA Mobile Broadcast chapter (and any updates thereto), as applicable.”

Part 10. Exhibit B Robustness Rules shall be amended as follows:

- (i) All references to OMA DRM Specifications in Exhibit A shall be amended to include OMA DRM Specifications and Mobile Broadcast Specifications.

Part 11. Appendix X: Confidentiality & Integrity Tables shall be deleted in its entirety and replaced with the following:

Appendix X – Confidentiality & Integrity Tables

The tables in this appendix enumerate the cryptographic and other values that must be provided with specific protections (confidentiality and/or integrity) within CMLA Participating Mobile Broadcast Rights Issuer Implementations. If a value is inherently confidentiality/integrity protected (such as certificates), then there would be no additional confidentiality/integrity protection to be provided by implementations. For all other values, the implementations must provide the type of protection as listed in these tables.

Value	Confidentiality Required †?	Integrity Required †?	Consideration (Informative)
<i>RI Private Key</i>	Yes	Yes	
<i>RI Certificate (Chain)</i>	No	Yes	
<i>Trusted Device Authorities Certificate</i>	No	Yes	
<i>Domain Context</i>	-	-	
<i>Domain ID</i>	No	Yes	

<i>Domain Key</i>			Yes	Yes	
<i>Expiry Time</i>			No	Yes	
<i>Device Context</i>			-	-	
<i>agreed protocol parameters</i>			No	Yes	
<i>protocol version</i>			No	Yes	
<i>Trusted RI Authorities</i>			No	Yes	
<i>Device ID</i>			No	Yes	
<i>Information whether a Device has stored RI Certificate</i>			No	Yes	
<i>Expiry Time</i>			No	Yes	
<i>Device Certificate</i>			No	Yes	
<i>Device Details</i>			No	Yes	
<i>Device RO / Domain RO</i>			-	-	
<i>Permission/Constraint</i>			No	Yes	
<i>Content Encryption Key</i>			Yes	Yes	
<i>Z</i>			Yes	Yes	
<i>Key Encryption Key</i>			Yes	Yes	
<i>Rights Encryption Key</i>			Yes	Yes	
<i>MAC Key</i>			Yes	Yes	
<i>Broadcast</i>			-	-	
<i>ETSI TS 102 474 (18Crypt Profile)</i>	<i>IEC 62455</i>	<i>OMA BCAS (DRM Profile)</i>	-	-	B = Broadcast or non- connected mode, I = Interactive or connected mode
<i>BAK (BCRO Authentication Key)</i>	<i>BAK (BCRO Authentication Key)</i>	<i>BAK (BCRO Authentication Key)</i>	Yes	Yes	B
<i>BCRO (Broadcast Rights Object)</i>	<i>BCRO (Broadcast Rights Object)</i>	<i>BCRO (Broadcast Rights Object)</i>	No	Yes	B
<i>BDK (Broadcast Domain Key)</i>	<i>BDK (Broadcast Domain Key)</i>	<i>BDK (Broadcast Domain Key)</i>	Yes	Yes	B
-	<i>CIEK (Content Item Encryption Key)</i>	<i>CIEK (Content Item Encryption Key)</i>	Yes	Yes	B, I
-	<i>CGF (Customer Group Filter)</i>	-	No	Yes	B
-	-	<i>DEK (Deduced Encryption Key)</i>	Yes	Yes	B
-	-	<i>FSGK (Flexible Subscriber Group Key)</i>	Yes	Yes	B
<i>ICRO (Interactivity Channel Rights Object)</i>	<i>ICRO (Interactivity Channel Rights Object)</i>	<i>RO (Rights Object)</i>	No	Yes	
<i>IEK (Inferred Encryption)</i>	<i>IEK (Inferred Encryption)</i>	<i>IEK (Inferred Encryption)</i>	Yes	Yes	B

	<i>Key)</i>	<i>Key)</i>	<i>Key)</i>			
	<i>IPsec SA (Security Association)</i>	<i>IPsec SA (Security Association)</i>	<i>IPsec SA (Security Association)</i>	Yes	Yes	B, I
	<i>ISMACrypKey</i>	<i>ISMACrypKey</i>	<i>ISMACrypKey</i>	Yes	Yes	B, I
	<i>KSM (Key Stream Message)</i>	<i>KSM (Key Stream Message)</i>	<i>STKM (Short Term Key Message)</i>	No	Yes	B, I
	<i>LBDF (Longform Broadcast Domain Filter)</i>	<i>LBDF (Longform Broadcast Domain Filter)</i>	<i>LBDF (Longform Broadcast Domain Filter)</i>	Yes	Yes	B
	<i>NK (Node Key)</i>	<i>NK (Node Key)</i>	<i>NK (Node Key)</i>	Yes	Yes	B
	<i>OMA DRM 2.0 Device Private Key</i>	<i>OMA DRM 2.0 Device Private Key</i>	<i>OMA DRM 2.0 Device Private Key</i>	Yes	Yes	I
	<i>OMA DRM 2.0 Domain Key</i>	<i>OMA DRM 2.0 Domain Key</i>	<i>OMA DRM 2.0 Domain Key</i>	Yes	Yes	I
	<i>PAK (Program Authentication Key)</i>	<i>PAK (Program Authentication Key)</i>	<i>PAK (Program Authentication Key)</i>	Yes	Yes	B, I
	<i>PAS (Program Authentication Seed)</i>	<i>PAS (Program Authentication Seed)</i>	<i>PAS (Program Authentication Seed)</i>	Yes	Yes	B, I
	<i>PEAK (Program Encryption / Authentication Key)</i>	<i>PEAK (Program Encryption / Authentication Key)</i>	<i>PEAK (Program Encryption / Authentication Key)</i>	Yes	Yes	B, I
	<i>PEK (Program Encryption Key)</i>	<i>PEK (Program Encryption Key)</i>	<i>PEK (Program Encryption Key)</i>	Yes	Yes	B, I
	<i>REK (Rights Encryption Key)</i>	<i>REK (Rights Encryption Key)</i>	<i>REK (Rights Encryption Key)</i>	Yes	Yes	I
	<i>RIAK (Right Issuer Authentication Key)</i>	<i>RIAK (Right Issuer Authentication Key)</i>	<i>RIAK (Right Issuer Authentication Key)</i>	Yes	Yes	B,
	<i>RO (Rights Object)</i>	<i>RO (Rights Object)</i>	<i>GRO (Generalized Rights Object)</i>	No	Yes	B, I
	<i>SAK (Service Authentication Key)</i>	<i>SAK (Service Authentication Key)</i>	<i>SAK (Service Authentication Key)</i>	Yes	Yes	B, I
	<i>SAS (Service Authentication Seed)</i>	<i>SAS (Service Authentication Seed)</i>	<i>SAS (Service Authentication Seed)</i>	Yes	Yes	B, I
	<i>SBDF (Shortform Broadcast Domain Filter)</i>	<i>SBDF (Shortform Broadcast Domain Filter)</i>	<i>SBDF (Shortform Broadcast Domain Filter (a.k.a. shortform_domain_id))</i>	Yes	Yes	B
	<i>SEAK (Service Encryption / Authentication Key)</i>	<i>SEAK (Service Encryption / Authentication Key)</i>	<i>SEAK (Service Encryption / Authentication Key)</i>	Yes	Yes	B, I
	<i>SEK (Service Encryption Key)</i>	<i>SEK (Service Encryption Key)</i>	<i>SEK (Service Encryption Key)</i>	Yes	Yes	B, I
	<i>SGK (Subscriber Group Key)</i>	<i>SGK (Subscriber Group Key)</i>	<i>SGK (Subscriber Group Key)</i>	Yes	Yes	B
	<i>SK (Session Key)</i>	<i>SK (Session Key)</i>	<i>SK (Session Key)</i>	Yes	Yes	B
	<i>SRTP Crypto Context</i>	<i>SRTP Crypto Context</i>	<i>SRTP Crypto Context</i>	Yes	Yes	B, I
	<i>TAK (Traffic Authentication Key)</i>	<i>TAK (Traffic Authentication Key)</i>	<i>TAK (Traffic Authentication Key)</i>	Yes	Yes	B, I
	<i>TAS (Traffic Authentication</i>	<i>TAS (Traffic Authentication</i>	<i>TAS (Traffic Authentication</i>	Yes	Yes	B, I

<i>Seed)</i>	<i>Seed)</i>	<i>Seed)</i>			
<i>TDK (Token Delivery Key)</i>	<i>TDK (Token Delivery Key)</i>	<i>TDK (Token Delivery Key)</i>	Yes	Yes	B
<i>TEK (Traffic Encryption Key)</i>	<i>TEK (Traffic Encryption Key)</i>	<i>TEK (Traffic Encryption Key)</i>	Yes	Yes	B, I
<i>UDF (Unique Device Filter)</i>	<i>UDF (Unique Device Filter)</i>	<i>UDF (Unique Device Filter)</i>	Yes	Yes	B
<i>UDK (Unique Device Key)</i>	<i>UDK (Unique Device Key)</i>	<i>UDK (Unique Device Key)</i>	Yes	Yes	B
<i>UGK (Unique Group Key)</i>	<i>UGK (Unique Group Key)</i>	<i>UGK (Unique Group Key)</i>	Yes	Yes	B
<i>GroupKey</i>			Yes	Yes	The GroupKey is included in the extended headers of a DCF within an OMADRM GroupID box.

Part 12 Exhibit C Fees is amended as follows:

“Active Subscriber” definition is deleted in its entirety and replaced with the following:

““Active Subscriber” shall mean an end user, customer or entity with a subscription during a quarter regardless of the duration of such subscription, who has in a given quarter i) downloaded a CMLA rights object or CMLA domain key except through use of the CMLA Development System, or ii) has completed the 2-pass RO Request/Response protocol, 1-pass RO Response protocol, or the Join Domain protocol.”

SO AGREED AS OF THE DATE LAST WRITTEN BELOW.

This Agreement may be executed in multiple counterparts.

CMLA:
as attorney-in-fact for Founders;

Service Provider:

LMI, LLC

as attorney-in-fact for CMLA, LLC

By: _____

By: _____

Name: _____

Name: _____

Title: _____

Title: _____

Date: _____

Date: _____

Addresses and facsimile for notices

CMLA LLC:

225 B Cochrane Circle
Morgan Hill, CA 95037
Intel Corporation:

Office of General Counsel
2200 Mission College Blvd
Santa Clara, CA USA 95052
Facsimile: 01-408-765-1859
Copy to Jeffrey Lawrence,
Director of Content Policy,
facsimile number 01-503-264-9564

Service Provider

Panasonic Corporation:

General Manager
Corporate Legal Affairs Division
Matsushita Electric Industrial Co.,Ltd
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Nokia Corporation:
Technology Platforms Legal Department

Attn. Vice President, Legal
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Samsung Electronics Co., Ltd:
EUISUK CHUNG (Vice President)

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Telephone : 82-31-279-6400
Fax : 82-31-279-6501

EXHIBIT Z

CMLA SERVICE PROVIDER MOBILE ADDENDUM ACTIVE SUBSCRIBER CERTIFICATION FORM ("Mobile Broadcast Certification Form")

WHEREAS, this CMLA Mobile Broadcast Service Provider has entered into an arrangement with a Fellow CMLA Mobile Broadcast Service Provider, named below, to provide services to end users, persons or entities ("Mobile Broadcast Customers") which overlap with Mobile Broadcast Customers of its Fellow CMLA Mobile Broadcast Service Provider ("Mutual Active Subscribers");

WHEREAS, this CMLA Mobile Broadcast Service Provider and Fellow CMLA Mobile Broadcast Service Provider agree to the additional terms and conditions of this Mobile Broadcast Certification Form;

WHEREAS, CMLA is willing to provide a mechanism to permit CMLA Mobile Broadcast Service Providers to avoid duplicative billing for Active Subscribers pursuant to the terms and conditions of this Mobile Broadcast Certification Form and the CMLA Mobile Broadcast Service Provider Addenda signed by the parties hereto;

NOW THEREFORE, This CMLA Mobile Broadcast Service Provider and Fellow CMLA Mobile Broadcast Service Provider hereby agree to the following:

1. This CMLA Mobile Broadcast Service Provider and Fellow CMLA Mobile Broadcast Service Provider hereby represent, warrant and certify that the Active Subscribers set forth in the attached quarterly report are Mutual Active Subscribers during the reporting period.
2. This CMLA Mobile Broadcast Service Provider and Fellow CMLA Mobile Broadcast Service Provider agree that _____ submitting the attached quarterly report shall be responsible for payment to CMLA for all Mutual Active Subscribers pursuant to the CMLA fee schedule.
3. This CMLA Mobile Broadcast Service Provider and Fellow CMLA Mobile Broadcast Service Provider agree to be jointly and severally liable for payment to CMLA for fees for Mutual Active subscribers.
4. This CMLA Mobile Broadcast Service Provider and Fellow CMLA Mobile Broadcast Service Provider agree that CMLA may conduct audits to ascertain accuracy of the quarterly report for Mutual Active Subscribers pursuant to Section 4.4 of the CMLA Service Provider License Agreement. In addition to any action CMLA may take pursuant to Section 4.4 of the CMLA Service Provider License Agreement, failure to accurately report Mutual Active Subscribers or make

accurate or timely payments may result in a suspension of the ability to use this Mobile Broadcast Certification Form.

SO AGREED AS OF THE LAST DATE BELOW.

(This Mobile Broadcast Certification Form may be signed in counterparts and sent by each certifying party to CMLA Services)

This CMLA Mobile Broadcast Service Provider

By:
Company:
Title:
Date:

Fellow CMLA Mobile Broadcast Service Provider

By:
Company:
Title:
Date: