**Intellectual Property Rights (IPR) Principles Governing oneM2M Work**

1. Introduction

All Partners of oneM2M have IPR policies that are consistent with the following intellectual property rights policy principles, and through this Agreement all the Partners agree to the following with regard to work conducted in and through the oneM2M project. Nothing in this agreement shall modify the IPR Policies of any Partner of oneM2M.

2. General Principles

All the Partners of oneM2M have the objective to create standards and technical specifications that are based on solutions which best meet the technical objectives of oneM2M. All the Partners of oneM2M have IPR policies that recognize that the use of patented technology may achieve the technical objectives desired. In general, therefore, each of the Partners of one M2M through their IPR policy seeks to require the disclosure and availability for licensing of a patented technology that may be essential to the implementation of a standard / technical specification developed by that Partner. The IPR policies of each of the Partners of one M2M also recognize the importance of respecting rights of owners of such potentially standards essential IPR. Thus, the IPR policies seek to balance such rights with the ability of implementers to obtain authorization to use the potentially essential IPR in the implementation of technical standards and specifications.

Consistent with the foregoing general principles, the following shall apply to the operations of oneM2M.

3. Disclosure of IPRs in oneM2M.

3.1 Subject to Section 3.2 below, each Member who participates in oneM2M activities through its membership in a Partner shall be required to comply with the disclosure obligations of that Partner’s IPR policies, procedures and guidelines with respect to IPR owned or controlled by the Member that may be essential to specifications developed by oneM2M. If the Member engages in oneM2M activities through more than one Partner, then the Member shall be required to comply with the IPR policies, procedures and guidelines of allsuch Partners.

 3.2. Disclosures pursuant to Section 3.1 above shall be made by using the respective oneM2M Partner IPR licensing declaration forms .

4. Availability of Licenses.

4.1 Each Member who engages in oneM2M activities through its membership in a Partner shall be required to comply with that Partner’s IPR policies, procedures and guidelines with respect to the availability of licenses for IPR that may be essential to implement specifications developed by oneM2M. If the member engages in oneM2M activities through more than one Partner, then the Member shall be required to comply with the IPR policies, procedures and guidelines of at least one such Partner.

4.2 In the event that IPR is disclosed pursuant to section 3 above, but for which it is claimed that the opportunity to obtain a license is not made available pursuant to section 4.1 above, or the owner of such IPR states an unwillingness to engage in licensing negotiations, the matter shall be referred to the oneM2M Steering Committee to determine whether and under what circumstances work on the relevant specification should continue. In no instance shall the Partners direct, establish or set licensing terms that will be required with respect to the disclosed IPR.