IMPORTANT. Read the following Freescale Software License Agreement ("Agreement") completely. By selecting the "I Accept" button at the end of this page, you indicate that you accept the terms of the Agreement referenced below. You may then download the file. If this is a "shrink wrap license," by opening the package and installing the software contained, you indicate that you accept the terms of the Agreement referenced below.

OPEN SOURCE LICENSE

You are about to download certain software that is subject to various open source licenses such as the Apache License, the BSD license, the Free Software Foundation General Public License and Lesser General Public License, the Mozilla Public License and others. The particular files are listed in a file in the distribution, which will typically be called "package_manifest.txt" ("Manifest"). In the case of a discrepancy between the Manifest and the files in the distribution, the files in the distribution will supersede this list. The files that are subject to open source licenses will have the licensing details contained in those files. If you do not accept the terms of any of those licenses, stop using those files immediately.

FREESCALE SOFTWARE LICENSE AGREEMENT

This is a legal agreement between you (either as an individual or as an authorized representative of your employer) and Freescale Semiconductor, Inc. ("Freescale"). It concerns your rights to use these files and any accompanying written materials (the "Software" and the "Codec Software" (as defined below). Except where specifically indicated in the License Grant below, Software will include Codec Software including third party software as more fully described below and identified on Attachment A; and software created or licensed to Freescale. This Agreement does not concern your use of any files that are subject to an "open source" software license, such as the Free Software Foundation "General Public License," or "GNU GPL." In consideration for Freescale allowing you to access the Software, you are agreeing to be bound by the terms of this Agreement. If you do not agree to all of the terms of this Agreement, do not download the Software. If you change your mind later, stop using the Software and delete all copies of the Software in your possession or control. Any copies of the Software that you have already distributed, where permitted, and do not destroy will continue to be governed by this Agreement. Your prior use will also continue to be governed by this Agreement.

LICENSE GRANT. Exclusively in conjunction with your development and sale of a product containing an i.MX or STMP programmable processing unit (e.g. a microprocessor, microcontroller) supplied directly or indirectly from Freescale ("Freescale System"), Freescale grants to you, free of charge, the non-exclusive, non-transferable right (1) to use the Software, (2) to reproduce the Software, (3) distribute the Software, (4) to sublicense to others the right to use the distributed Software as included within the Freescale System and, to the extent the Software is provided in source code form (human readable), (5) to prepare derivative works of the Software, (6) to distribute derivative works thereof only in object (machine-readable) form as part of a Freescale System, and (7) to sublicense to others the right to use the distributed derivative works as included within the Freescale System. Exclusively in conjunction with your development and sale of a product containing a Freescale System, Freescale grants to you, free of charge, the non-exclusive, non-transferable right to use the Codec Software evaluation and demonstration purposes only. Codec Software is software designed for processing multimedia streams (audio and video). You agree that you are responsible for obtaining any necessary licenses or permission for all Essential Patents for Codec Software. "Essential Patent" means a patent to the limited extent that infringement of such patent cannot be avoided in remaining compliant with the technology standards implicated by the usage of any of the Codec Software, including optional implementation of such standards, on technical but not commercial grounds, taking into account normal technical practice and the state of the art generally available at the

time of standardization. You may not translate, reverse engineer, decompile, or disassemble the Software except to the extent applicable law specifically prohibits such restriction. You will not assert against Freescale any intellectual property right that you create in preparation of any derivative works of the Software. If you violate any of the terms or restrictions of this Agreement, Freescale may immediately terminate this Agreement, and require that you stop using and delete all copies of the Software in your possession or control.

COPYRIGHT. The Software is licensed to you, not sold. Freescale or its licensor owns the Software, and United States copyright laws and international treaty provisions protect the Software. Therefore, you must treat the Software like any other copyrighted material (e.g. a book or musical recording). You may not use or copy the Software for any other purpose than what is described in this Agreement. Except as expressly provided herein, Freescale does not grant to you any express or implied rights under any Freescale or third party patents, copyrights, trademarks, or trade secrets. Additionally, you must reproduce and apply any copyright or other proprietary rights notices included on or embedded in the Software to any copies or derivative works made thereof, in whole or in part, if any.

SUPPORT. Freescale is NOT obligated to provide any support, upgrades or new releases of the Software. If you wish, you may contact Freescale and report problems and provide suggestions regarding the Software. Freescale has no obligation whatsoever to respond in any way to such a problem report or suggestion. Freescale may make changes to the Software at any time, without any obligation to notify or provide updated versions of the Software to you.

EXCLUDED LICENSES. You will not take or fail to take any action that could subject the Software to an Excluded License. An Excluded License means any license that requires as a condition of use, modification and/or distribution of software subject to the Excluded License, that such software or other software combined and/or distributed with such software be (A) disclosed or distributed in source code form; (B) licensed for the purpose of making derivative works; or (C) redistributable at no charge.

FEEDBACK. You grant to Freescale a non-exclusive, non-transferable, irrevocable, perpetual, worldwide, royalty-free, sub-licensable license under your Intellectual Property Rights to use without restriction and for any purpose any suggestion, comment or other feedback related to the Licensed Software (including, but not limited to, error corrections and bug fixes).

NO WARRANTY. TO THE MAXIMUM EXTENT PERMITTED BY LAW, FREESCALE EXPRESSLY DISCLAIMS ANY WARRANTY FOR THE SOFTWARE. THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT. YOU ASSUME THE ENTIRE RISK ARISING OUT OF THE USE OR PERFORMANCE OF THE SOFTWARE, OR ANY SYSTEMS YOU DESIGN USING THE SOFTWARE (IF ANY). NOTHING IN THIS AGREEMENT MAY BE CONSTRUED AS A WARRANTY OR REPRESENTATION BY FREESCALE THAT THE SOFTWARE OR ANY DERIVATIVE WORK DEVELOPED WITH OR INCORPORATING THE SOFTWARE WILL BE FREE FROM INFRINGEMENT OF THE INTELLECTUAL PROPERTY RIGHTS OF THIRD PARTIES.

INDEMNITY. You agree to fully defend and indemnify Freescale from any and all claims, liabilities, and costs (including reasonable attorney's fees) related to (1) your use (including your sublicensee's use, if permitted) of the Software or (2) your violation of the terms and conditions of this Agreement.

LIMITATION OF LIABILITY. IN NO EVENT WILL FREESCALE BE LIABLE, WHETHER IN CONTRACT, TORT, OR OTHERWISE, FOR ANY INCIDENTAL, SPECIAL, INDIRECT, CONSEQUENTIAL OR PUNITIVE DAMAGES, INCLUDING, BUT NOT LIMITED TO, DAMAGES FOR ANY LOSS OF USE, LOSS OF TIME, INCONVENIENCE, COMMERCIAL LOSS, OR LOST PROFITS, SAVINGS, OR REVENUES TO THE FULL EXTENT SUCH MAY BE DISCLAIMED BY LAW. FREESCALE'S TOTAL LIABILITY FOR ANY AND ALL COSTS, DAMAGES, CLAIMS, OR LOSSES WHATSOEVER ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT OR PRODUCT(S) SUPPLIED UNDER THIS AGREEMENT IS LIMITED TO THE AGGREGATE AMOUNT PAID BY LICENSEE TO FREESCALE IN CONNECTION WITH THE LICENSED SOFTWARE TO WHICH LOSSES OR DAMAGES ARE CLAIMED.

COMPLIANCE WITH LAWS; EXPORT RESTRICTIONS. You must use the Software in accordance with all applicable export laws, regulations and statutes. You agree that neither you nor your licensees (if any) intend to or will, directly or indirectly, export or transmit the Software to any country in violation of. any export restrictions.

GOVERNMENT USE. Use of the Software and any corresponding documentation, if any, is provided with RESTRICTED RIGHTS. Use, duplication or disclosure by the Government is subject to restrictions as set forth in subparagraph (c)(1)(ii) of The Rights in Technical Data and Computer Software clause at DFARS 252.227-7013 or subparagraphs (c)(1) and (2) of the Commercial Computer Software--Restricted Rights at 48 CFR 52.227-19, as applicable. Manufacturer is Freescale Semiconductor, Inc., 6501 William Cannon Drive West, Austin, TX, 78735.

HIGH RISK ACTIVITIES. You acknowledge that the Software is not fault tolerant and is not designed, manufactured or intended by Freescale for incorporation into products intended for use or resale in on-line control equipment in hazardous, dangerous to life or potentially life-threatening environments requiring fail-safe performance, such as in the operation of nuclear facilities, aircraft navigation or communication systems, air traffic control, direct life support machines or weapons systems, in which the failure of products could lead directly to death, personal injury or severe physical or environmental damage ("High Risk Activities"). You specifically represent and warrant that you will not use the Software or any derivative work of the Software for High Risk Activities.

CHOICE OF LAW; VENUE; LIMITATIONS. You agree that the statutes and laws of the United States and the State of Texas, USA, without regard to conflicts of laws principles, will apply to all matters relating to this Agreement or the Software, and you agree that any litigation will be subject to the exclusive jurisdiction of the state or federal courts in Texas, USA.

PRODUCT LABELING. You are not authorized to use any Freescale trademarks, brand names, or logos.

ENTIRE AGREEMENT. This Agreement constitutes the entire agreement between you and Freescale regarding the subject matter of this Agreement, and supersedes all prior communications, negotiations, understandings, agreements or representations, either written or oral, if any. This Agreement may only be amended in written form, executed by you and Freescale.

SEVERABILITY. If any provision of this Agreement is held for any reason to be invalid or unenforceable, then the remaining provisions of this Agreement will be unimpaired and, unless a modification or replacement of the invalid or unenforceable provision is further held to deprive you or Freescale of a material benefit, in which case the Agreement will immediately terminate, the invalid or unenforceable provision will be replaced with a provision that is valid and enforceable and that comes closest to the intention underlying the invalid or unenforceable provision.

NO WAIVER. The waiver by Freescale of any breach of any provision of this Agreement will not operate or be construed as a waiver of any other or a subsequent breach of the same or a different provision.

SanDisk Corporation Software The Board Support Package includes software developed by SanDisk Corporation ("SanDisk"). You must separately obtain the rights to reproduce and distribute this software in source code form from SanDisk. Please follow these easy steps to obtain the license and software: 1. Contact your local SanDisk sales representative to obtain the SanDisk License Agreement. 2. Sign the license agreement. Fax the signed agreement to SanDisk USA marketing department at 408-542-0403. The license will be valid when fully executed by SanDisk. 3. If you have specific questions, please send an email to sales@sandisk.com You may only use the SanDisk Corporation Software on products compatible with a SanDisk Secure Digital Card. You may not use the SanDisk Corporation Software on any memory device product. SanDisk retains all rights to any modifications or derivative works to the SanDisk Corporation Software that you may create.

Global Locate

The Board Support Package includes software and hardware developed by Global Locate, Inc. ("Global Locate") and acquired by Broadcom Corporation. You must separately obtain rights beyond evaluation and demonstration in connection with the Board Support Package from Broadcom Corporation.

CSR

The Board Support Package includes software and hardware developed by Cambridge Silicon Radio, Inc. ("CSR"). You must separately obtain rights beyond evaluation and demonstration in connection with the Board Support Package from CSR.

CTS

The Board Support Package includes software or technology developed by Coding Technologies, AB ("CTS"). You only have the right to use the CTS software in connection with the Freescale System.