

**LICENSE TERMS AND CONDITIONS FOR
IDT WIRELESS POWER REFERENCE DESIGN**

READ THE TERMS AND CONDITIONS OF THIS LICENSE AGREEMENT CAREFULLY BEFORE USING THE DESIGN DATA AND ACCOMPANYING DOCUMENTATION AND COLLATERAL PROVIDED TO YOU HEREWITH (the "IDT REFERENCE DESIGN"). BY USING THE IDT REFERENCE DESIGN, YOU ARE ACCEPTING AND AGREEING TO THE TERMS OF THIS LICENSE AGREEMENT.

License Grants. Subject to the terms and conditions set forth in this Agreement, IDT hereby grants to You, "Licensee", free of charge, a royalty-free, non-exclusive, worldwide license for the term of this Agreement, to: 1) download, install, execute and use the IDT Reference Design; 2) modify or make derivatives of the schematics, layout, Gerber files or BOM; 3) to make or have-made board sub-assemblies based on the IDT Reference Design ("Boards"); and 4) to promote, sell or distribute products containing Boards. The IDT Reference Design as supplied by IDT (i.e., excluding derivatives or modifications made by Licensee) may only be used with and in Boards that utilize IDT's wireless power integrated circuit products. Licensee has no right to sublicense or otherwise distribute the IDT Reference Design as supplied by IDT in any form or manner, other than that which is expressly specified herein.

Reservation. This Agreement grants Licensee a license to the IDT Reference Design only, and only such rights as are specifically enumerated herein. No other right, title or interest in the IDT Reference Design or any related intellectual property rights owned by IDT or its licensors is hereby conveyed to Licensee. All proprietary notices incorporated in, marked on or fixed to elements of the IDT Reference Design, for example but not limited to copyright and trademark notices on documentation and collateral, of IDT or its third party suppliers shall be preserved and duplicated by Licensee on all copies and derivatives.

Limited Warranty. THE IDT REFERENCE DESIGN CONTAINED HEREIN IS PROVIDED "AS IS" WITH ALL FAULTS. THERE ARE NO WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING (WITHOUT LIMITATION) ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, IDT MAKES NO WARRANTY OR REPRESENTATION THAT THE FUNCTIONS CONTAINED IN THE IDT REFERENCE DESIGN WILL MEET LICENSEE'S REQUIREMENTS, THAT THE OPERATION OF THE IDT REFERENCE DESIGN WILL BE UNINTERRUPTED OR ERROR-FREE, THAT DEFECTS IN THE IDT REFERENCE DESIGN WILL BE CORRECTED, NOR WITH RESPECT TO THE CORRECTNESS, ACCURACY, OR RELIABILITY OF THE IDT REFERENCE DESIGN AND RELATED DOCUMENTATION. IDT DISCLAIMS ANY AND ALL EXPRESS OR IMPLIED WARRANTIES OF ANY KIND, AND LICENSEE EXPRESSLY ASSUMES ALL LIABILITIES AND RISKS, FOR ANYONE'S USE OR OPERATION OF ANY APPLICATION PROGRAMS LICENSEE MAY CREATE WITH THE IDT REFERENCE DESIGN. LICENSEE ACKNOWLEDGES AND AGREES THAT THE IDT REFERENCE DESIGN HAS NOT BEEN DESIGNED, TESTED, OR MANUFACTURED FOR USE IN DEVELOPING APPLICATIONS WHERE THE FAILURE, MALFUNCTION, OR ANY INACCURACY OF THE APPLICATION CARRIES A RISK OF DEATH, SERIOUS BODILY INJURY, OR DAMAGE TO TANGIBLE PROPERTY, INCLUDING, BUT NOT LIMITED TO, USE IN FACTORY CONTROL SYSTEMS, MEDICAL DEVICES OR FACILITIES, NUCLEAR FACILITIES, AIRCRAFT OR AUTOMOBILE NAVIGATION OR COMMUNICATION, EMERGENCY SYSTEMS, OR OTHER APPLICATIONS WITH A SIMILAR DEGREE OF POTENTIAL HAZARD AND IDT SHALL HAVE NO LIABILITY FOR SUCH USE.

Title. Title to the IDT Reference Design, including all associated intellectual property rights, know how, and all other proprietary rights, will at all times remain with IDT and, if applicable, its third party suppliers. Licensee obtains no ownership of the IDT Reference Design hereunder. Licensee owns, however, any derivatives or modifications Licensee may make or have-made to the layout, schematics, Gerber files or BOM, and any related collateral or documentation referencing such modifications or derivatives that may be created by Licensee, and Licensee's use of any such modifications or derivatives is entirely at Licensee's own risk.

Term. This Agreement is effective upon Licensee's downloading of the IDT Reference Design from IDT's server and shall continue until terminated. Licensee may terminate this Agreement at any time by returning the IDT Reference Design and all copies thereof and extracts therefrom to IDT and fully deleting the IDT Reference Design from Licensee's system. IDT may terminate this Agreement upon the breach by Licensee of any term herein. Upon such termination by IDT, Licensee agrees to return to IDT the IDT Reference Design and all copies and portions thereof. Notwithstanding termination pursuant to this section, IDT shall honor such bona fide third party licenses as have been granted in accordance with this Agreement prior to its termination and subject to the terms contained herein.

Export Controls. Before exporting or re-exporting any IDT Reference Design, Licensee shall: (a) fully comply with all U.S. export control laws and regulations, and (b) take reasonable precautions, including seeking the advice of foreign legal counsel where necessary, to protect the proprietary rights of IDT and its suppliers in each foreign country in which the IDT Reference Design is to be used.

Limitation of Liability. THE LIABILITY OF IDT AND ITS SUPPLIERS SHALL IN NO EVENT EXCEED THE FEE RECEIVED FROM LICENSEE FOR THE IDT PRODUCT AT ISSUE. IN NO EVENT SHALL IDT OR ITS SUPPLIERS BE LIABLE FOR ANY SPECIAL, INCIDENTAL, INDIRECT, CONSEQUENTIAL OR EXEMPLARY DAMAGES OF ANY KIND, INCLUDING LOST PROFITS, HOWEVER CAUSED OR ON ANY THEORY OF LIABILITY, WHETHER CONTRACT, STRICT LIABILITY OR TORT, ARISING IN ANY WAY OUT OF THIS LICENSE, EVEN IF IDT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE AND NOTWITHSTANDING THE FAILURE OF ESSENTIAL PURPOSE OF ANY REMEDY.

Governing Law. This license is made in and shall be governed by the laws of the State of California, excluding its conflict of laws rules. Jurisdiction and venue for all claims or disputes arising under this Agreement shall be in either the Superior Courts for the State of California for Santa Clara County, or the United States District Court for the Northern District of California, San Jose Division.

Assignment. Licensee shall not assign or transfer this Agreement nor any right or license hereunder without the prior written consent of IDT, and any assignment permitted shall be subject to the written agreement of the assignee to assume all the terms and obligations of this Agreement. IDT may freely assign this Agreement. Any other attempt to assign in contravention to this provision will be null and void.

Equitable Relief. The parties agree that, if a party is in breach of this Agreement, then the other party will suffer immediate, irreparable harm for which recovery of monetary damages will be inadequate and that the aggrieved party may therefore enforce this agreement by seeking injunctive or other equitable remedies, without the necessity of showing actual damages, in addition to any available legal remedies.

Severability. If any provision of this License shall be declared void or unenforceable by any court of competent jurisdiction, such declaration shall have no effect on the remaining terms hereof.
