**Sample 1: Certification Mark (Logo) Usage Guidelines Agreement**

*Once an entity passes the required conformance test of Organization A, that entity and its tested product/component will be considered “certified” in accordance with the test suite of Organization A. Entities with certified product(s) shall receive from Organization A the original electronic source file of the platform certification mark (logo) corresponding to the test suite passed. Certified testers should strictly use only those logos provided; variants of this mark may not be used in any way and will be considered a violation to this agreement.*

**CERTIFICATION MARK PLACEMENT AND MINIMUM SPACE**

This certification mark should be allowed enough space between itself and surrounding elements to maintain its prominence and impact on the page. White space around the mark draws the eye first to the mark, and then to the attached message, thereby fortifying the certification mark. With the exception of template items such as letterhead, envelopes, press releases, and business cards, there are no strict measurements for the space around the mark. Space will vary depending on size of the area in which the mark is placed, as well as on the amount of additional information adjoining the mark.

While the amount of space surrounding the mark varies, additional type or temporary taglines should NOT be directly attached or integrated into the mark.

**CERTIFICATION MARK USAGE**

The certification mark may be posted on a test vendor’s website, marketing collateral, and documentation pertaining to the product/component certified, and must reference that the product/component is certified against the test suite reported in the official Certification Test Report (CTR) publicly posted on Organization A’s website. Organization A deems a product/component certified which has achieved a passing Conformance Test Report from Organization A’s independent test center. The certification mark is for use exclusively and solely by the signed party in this Agreement who is considered by Organization A to be a certified product vendor.

The color mark is most often used on a white background, and should be placed on a color field only if the field is a pale color and it does not conflict with the color blue. The black and white version is more flexible in regard to the color fields on which it can be placed. The b/w mark should not appear on dark color fields or dark images to maintain legibility. No additional images or text should be attached to the mark. The b/w mark should be used when reversing out of a dark color field or image.

Organization A is the sole and exclusive owner of all rights, title and interest in and to the certification mark together with the goodwill related thereto, and retains all right to control the appearance and manner of use of the mark. In the event the Party listed here fails to comply with the above standards, that party agrees to immediately, upon notice from organization A, remedy its usage or discontinue use of the mark until such time as it can comply. Party agrees not take any action that could be detrimental or bring disrepute to the mark and/ or to organization A and its rights referenced herein.

SIGNATURE

Certified Vendor

By (Signature): \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Name (Printed): \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Company: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**Sample 2: Certification Logo License Agreement**

This Organization A License Agreement (the “**Agreement**”) is made by and between

**Organization A** ( “**PWG**”),

and

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (the “**Licensee**”),

having its registered office at \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

and is effective as of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (the “**Effective Date**”).

Whereas Licensee is a Member of PWG, an organization governed by the Bylaws available on its website (www.pwg.org);

Whereas PWG has created the Certification Logo (as hereinafter defined) to help

identify those print products/components that complu and are considered in conformance with the IPP Everywhere Specification, to the benefit of consumers and industry alike;

Whereas Licensee wishes to use the certification Logo on its products complying with the

PWG Specification;

Whereas the LLA (logo license Administrator (ISTO) has been designated by the Board of Organization A to conduct the logo licensing activities for the PWG;

Whereas the LLA is willing to grant Licensee a limited right to use the PWG Certification Logo on its

products complying with the PWG Specification in accordance with the provisions of this

Agreement;

In consideration of the mutual covenants and obligations set forth herein, the parties hereto agree

as follows:

**1 Definitions**

1.1 “Annual License Fee” means a yearly, non-refundable, non-recoupable fee to be paid by Licensee

in consideration of the rights granted to Licensee and the undertakings given by LLA under this

Agreement.

1.2 “Authorized Testing Center” means a testing center authorized by the LLA in writing for the

testing of products that are submitted for verification of compliance with the PWG

Specification.

1.3 “Certified Product Type” means a Product Type (as hereinafter defined) that has been confirmed

as compliant with the Test Specification by an Authorized Testing Center.

1.4 “Effective Date” means the date first above written.

1.8 “Fully Compliant” means an implementation of all portions of the Wireless Power Specifications

required for a specific Product Type of Licensed Product, that has passed the applicable

compliance testing procedures set forth in section 4.

1.13 “Logo License Administrator” or “LLA” means the entity, designated by the Steering Group of

the Consortium from time to time to conduct the logo licensing activities for the Consortium in

accordance with the Charter. As of the Effective Date of this Agreement, the LLA is the party

specified on the signature page of this Agreement.

1.15 “Material Breach” means any breach of this Agreement by a party that is not cured within thirty

(30) days of notice by the non-breaching party of such breach. Any substantially related series of

breaches shall be deemed a single Material Breach and a series of substantially related events

concerning a single Product Type of Licensed Products shall similarly constitute a Material Breach.

1.16 “Minor Update” meansan Update to the PWG Specification that corrects, clarifies, or

enhances the Specification with the intent to maintain interoperability with an

earlier version of the Specification.

1.17 “Non-Compliance Notice” means a written notice sent by the LLA to Licensee claiming that one

or more of Licensee’s products carrying the Logo is not Fully Compliant or

otherwise not authorized to carry the Certification Logo.

1.20 “Self-Test” means the test defined in Article 4.2.

**2 Logo License**

**2.1** Subject to the terms and conditions of this Agreement, including without limitation, the compliance

provisions set forth in section 4, payment of the Annual License Fee, and the continued compliance

by Licensee with the Certification Logo Display Guidelines then in effect, the LLA hereby grants to Licensee and its Associated Companies a non-exclusive, non-transferable, worldwide license, without the right to grant sub-licenses, to use the PWG Certification Logo

(a) in connection with the promotion of the PWG Specifications,

(b) on Licensed Products, and related packaging materials, and in related advertising and

other sales and marketing literature, including catalogues, brochures, and user

manuals for such Licensed Printer Products, in compliance with the Logo

Display Guidelines, and

(c) on packaging materials, Evaluation Modules, and in related advertising and other sales

and marketing literature, including catalogues, brochures, and user manuals of

Licensed Products, in compliance with Logo Display Guidelines.

In all cases, the Certification Logo shall not be displayed on, or attached to, Licensed

Components. (??)

2.2 The LLA undertakes not to assert the trademark in the PWG Certification Logo against the use of

same Certification Logo by distributors and resellers of Fully Compliant Licensed Products produced

by Licensee and its Associated Companies, solely for in the purpose of promotion and sale of such

Licensed Products, provided that such use complies with the Logo Display Guidelines then in effect.

2.3 All goodwill associated with the use of the Certification Logo shall accrue to the LLA. Licensee

shall not acquire any right, title or interest in the PWG Certification Logo by virtue of its use in

accordance with the provisions of this Agreement, or otherwise. Licensee shall not attempt to

register the PWG Certification Logo, or any mark similar to the PWG Certification Logo, as a trademark,

service mark, certification mark, trade name, or domain name in any jurisdiction and shall not give

permission to any third party to do so either.

**3 Fees**

3.1 Licensee shall pay to LLA the Annual License Fee. The first payment of the Annual License Fee

shall be pro-rated, calculated as (13 - the number of month of the Effective Date) / 12 and shall be

due within 60 days after the Effective Date of this Agreement and the subsequent Annual License

Fee shall be due on January 1 each subsequent year after the year in which this Agreement has

been entered into. Failure to pay the Annual License Fee within 90 days after the due date shall

constitute a Material Breach.

3.2 The Annual License Fee for the year 2013 shall be $xx. The PWG Board may change the Annual License Fee by written notice to Licensees at least 3 months before the start of a new year.

**4 Test Specification and Testing Procedure**

4.1 Test Specification. The Test Specification represents the minimum compliance testing required for

Licensed Products. Use of the Test Specification does not guarantee that any product will conform

to the PWG Specification, function correctly or interoperate with any other product.

Licensee acknowledges that it shall be Licensee’s sole responsibility to establish its own testing

specifications, guides and reference designs to establish conformance with the PWG

Specifications’ correct functionality and interoperability. Licensee shall be solely responsible for all

test results and acknowledges and agrees that the LLA shall not be liable in any manner for any

test results or the sufficiency or appropriateness of the Test Specification.

4.2 Testing. Prior to mass production or distribution of a product, or component thereof, that claims conformance to the PWG Specification or that bears the Certification Logo, Licensee shall test a representative sample of such product to establish compliance with Specification (“Self-Test”). At a minimum, such

Self-Test shall include successfully performing all testing required by the Test Specification.

**4.3** Testing of systems containing Fully Compliant Subsystems. Licensee undertakes that it and its

Associated Companies shall inform their customers of Fully Compliant Subsystems that such

customers need to verify compliance with the PWG Specifications of all systems

containing Fully Compliant Subsystems.

**4.4** Certification . Licensee shall, for each Product Type that it intends to mark with the Certification

Logo, submit (i) a representative sample and (ii) the result of the Self-Test of such representative

sample to an Authorized Testing Center or PWG or the LLA and obtain the declaration from such Authorized Test Entity, confirming that the submitted sample complies with the Test Specification (“Certified

Product Type”). Licensee shall provide all such cooperation as the Authorized Testing Center may

reasonably require in connection with such testing. A Product Type that is Substantially Similar to

an earlier Certified Product Type shall be exempt from the requirement to submit this product to an

Authorized Test Entity unless a Non-Compliance Notice is subsequently issued by the LLA

with respect to such Certified Product Type. If the Authorized Test Entity determines that the submitted sample does not comply with the Test Specification, the Authorized Test Entity will so notify the LLA and the LLA may issue a Non-Compliance Notice to Licensee with respect to such Product Type.

**4.5** Samples Licensee shall, at the request of the LLA, submit at maximum 15 samples of the

Certified Product Type to an Authorized Test Entity, to ascertain whether other Product Types

function correctly and interoperate with such samples.

**4.6** Reporting. Licensee shall provide to the LLA in writing the type number, brand name, and

certification report for each Product Type carrying the Certification Logo prior to any sale, or

other disposal of such Product Type. For the avoidance of doubt and without limitation, the

Certification Logo shall not be used on, or in connection with, a product for which the type

number, brand name and certification report have not been provided to the LLA.

**4.7** Market inspection. The LLA may, at its own expense, purchase samples of Licensee’s products in

the market. If for any such sample carrying the Certification Logo, the type number, brand

name and certification report were not provided to the LLA in accordance with the provisions of this

Agreement, the LLA may issue a Non-Compliance Notice to Licensee with respect to each Product

Type that such sample represents. The LLA may, at its own expense, submit these samples for

testing to an Authorized Testing Center. If the Authorized Testing Center determines that at least

two samples of one Product Type, purchased at different locations, do not comply with the Test

Specification, the Authorized Testing Center will so notify the LLA and the LLA may issue a Non-

Compliance Notice to Licensee with respect to such Product Type. Further, in such event,

Licensee shall reimburse the LLA in respect of all cost incurred by the LLA in connection with the

testing, as invoiced by the Authorized Testing Center.

**4.8** Cost of testing and certification. Licensee shall be solely responsible for its own expenses

associated with compliance testing as well as for testing by Authorized Testing Center performed.

**4.9** Confidentiality of test results. Licensee agrees and acknowledges that each Authorized Test

Entity may provide the LLA with detailed test results of Licensee’s sample products, submitted to

the Authorized test Entity in accordance with the provisions of this Agreement. The LLA shall

not disclose such test results to other Members, nor to any other entity or individual other than those

engaged in the LLA’s logo licensing activities for the PWG.

**4.10** Listing on PWG’s Website. The LLA shall have the right to disclose on the PWG’s website the brand name and type numbers of such Licensee’s and its Associated Company’s Licensed Products that successfully passed the certification process described in section 4.4.

**5 Ownership of the Wireless Power Logo**

**5.1** This Agreement does not transfer or convey to Licensee ownership of, or any rights to the PWG Certification Logo or any Confidential Information. Licensee’s and its Associated Companies’ use of the

PWG Certification Logo shall inure solely to the benefit of the PWG. Licensee shall not acquire

any right, title or good will to the PWG Certification Logo by virtue of using same Logo.

**5.2** Any and all rights not expressly granted herein to Licensee and its Associated Companies are

expressly reserved by the LLA and the PWG.

**6 Remedies**

**6.1** Licensee acknowledges and agrees that, due to the lasting effect and harm likely to result from a

Material Breach of this Agreement, if Licensee or its Associated Companies commit a Material

Breach of its obligations hereunder, monetary damages alone may not be a sufficient remedy.

Accordingly, the LLA shall have the right to seek an injunction to prevent or restrain any Material

Breach, without prejudice to its right to terminate this Agreement for reason of such Material

Breach. The injunctive and termination rights granted hereby are cumulative and not exclusive of

the other right available to the LLA under this Agreement or at law.

**6.2** Licensee shall, within 8 weeks after receipt of a written Non-Compliance Notice from the LLA with

respect to a specified non-compliant Product Type (“Non-Compliant Product”), either remove the

Certification Logo from each Non-Compliant Product in Licensee’s or its suppliers’ control and

possession, or place a prominent warning on each Non-Compliant Product, or on the packaging of

each Non-Compliant Product, in Licensee’s or its suppliers’ control and possession, stating

explicitly that such Non-Compliant Product is not Fully Compliant and that it may not work correctly

in combination with other products carrying the Certification Logo. Notwithstanding anything to

the contrary provided in this Agreement, Licensee shall not be required to recall Non-Compliant

Products that are not in Licensee’s or its suppliers’ control and possession.

**6.3** Failure to comply with section 4.4 or section 7.2 shall constitute a Material Breach.

**6.4** Licensee acknowledges and agrees that the LLA may take action to stop the distribution or sale by

Licensee’s customers of products carrying the Wireless Power Logo that are not Fully Compliant or

otherwise not licensed to carry the Certification Logo.

**6.5** Licensee acknowledges and agrees that the LLA and/or the PWG may publish, on its

website and/or other publications, the brand name and type number of any product that carries the

Certification Logo but is not Fully Compliant, has not been certified in accordance with this

Agreement, or is otherwise not licensed to carry the Certification Logo.

**7 General**

**7.1** No Other Licenses. Except for the rights expressly provided under this Agreement in relation to the

Wireless Power Logo, no party hereto grants or receives, by implication, estoppel, or otherwise,

any right under any patent, trademark, copyright or any other intellectual property right.

**7.2** No Waiver. No failure or delay by either party to enforce any of its rights under this Agreement will

operate as a waiver of such right.

**7.3** No Warranty. The LLA, the Consortium, and the Steering Group Members make no warranties

express or implied. The Certification Logo, PWG Specifications, and any contributions thereto provided by the LLA, the PWG, or any PWG Board Member, including without limitation the Test Specification, and the licenses granted under this Agreement, are provided “AS IS” with no warranties whatsoever, whether express, implied or statutory, including, but not limited to any warranty of merchantability, non-infringement, fitness for any

particular purpose, or any warranty otherwise arising out of any proposal, specification, guide, design or sample. Licensee acknowledges and agrees that the Test Specification does not guarantee that any product will conform to the PWG Specifications, function correctly or interoperate with any other product, and that it is Licensee’s sole responsibility to establish its own testing specifications, guides and reference designs to establish conformance with the PWG Specifications, correct functionality and interoperability. The LLA, the PWG and each PWG Board Member expressly disclaim any and all warranties, responsibility and liability for (non-)conformance of any product to the PWG Specifications, product functionality or product interoperability.

**7.4** Limitation of Liability. In no event will the LLA, the PWG, any Board Member or Licensee be liable to each other for any loss of profits, incidental, consequential, indirect, or special damages arising out of, or related to, this Agreement, even when such party had advance notice of the possibility of such damages.

**7.5** Indemnity. Licensee shall indemnify, hold harmless, and defend the LLA, the PWG as well

as any PWG Board Members from and against any third party claim arising out of Licensee’s

and/or its Associated Companies’ manufacture, having manufactured, use, offering for sale, sale,

import, export or other disposal of Licensed Products.

**7.6** Governing Law; Venue. This Agreement shall be governed by and construed in accordance with

the laws of Delaware. Any dispute arising out of this Agreement may be brought before any

court of competent jurisdiction in Delaware, without prejudice to the right of the LLA to seek

injunctive relief before any court in any place where any unauthorized use of the Certification Logo occurs or threatens to occur.

**7.7** No Partners. The Licensee, the LLA and the PWG Board members are and intend to remain

independent companies and nothing in this Agreement shall be construed as a partnership or joint

venture between the parties. While the PWG Board may select an entity to handle certain

administrative tasks for the group, except as expressly set forth in this Agreement, neither

party is authorized to make any commitment on behalf of all or any of the PWG Board

members.

**7.8** Prior Agreements; Complete Agreement. This Agreement sets forth the entire understanding of

the parties with respect to the subject matter hereof, and supersedes all prior agreements and

understandings relating hereto. No modifications or additions to or deletions from this Agreement,

or waiver of any right hereunder, shall be binding unless accepted in writing by an authorized

representative of each party.

**7.9** Term. This Agreement shall enter into force on the Effective Date and shall continue for an initial

term of five (5) years. The Agreement shall be automatically extended for additional five (5) year

terms, unless Licensee gives written notice of termination no later than sixty (60) days prior to the

expiry of the then current term.

**7.10** Termination. Either party may terminate this Agreement immediately in the event of a Material

Breach by the other party. Such right of termination shall not be exclusive of any other remedy or

means of redress to which the non-defaulting party may be lawfully entitled, and all such remedies

shall be cumulative. The LLA may terminate this Agreement in the event that Licensee or any of its

Associated Companies challenges the validity or enforceability of the Certification Logo.

**7.11** Automatic Termination. This Agreement shall terminate with immediate effect in the event Licensee

ceases to be a Member of the Consortium.

**7.12** Survival. Sections 4.9, 4.10, 5, 6, 7, 8.2, 8.3, 8.4, 8.5, 8.12, 8.13, 8.14, 8.15 and 8.16 shall survive

expiration or termination of this Agreement.

**7.13** Non-exclusive Remedy. The exercise by any party of any remedy under this Agreement will be

without prejudice to its other remedies under this Agreement or at law.

**7.14** No Assignment. Licensee may not, but the LLA may freely assign its rights and obligations under

this Agreement.

**7.15** Third Party Beneficiaries. While only the LLA has executed this Agreement with Licensee,

Licensee acknowledges and agrees that all members of the PWG Board are so-called third

party beneficiaries of this Agreement and that any PWG Board Member is entitled to enforce its

terms against Licensee, notwithstanding any action or inaction by the LLA with regard to the

enforcement thereof, and free from any claim, defense, set-off or other right of Licensee against

the LLA. Nothing in this Agreement shall be construed to give rise to any obligation on any party

hereto for the benefit of a third party other than the members of the PWG Board.

**7.16** Headings; Section References. Section headings in this Agreement are for convenience only and

shall not affect the interpretation of any provision of this Agreement. All references to section

numbers in this Agreement shall refer to sections of this Agreement unless explicitly stated

otherwise.

**7.17** Freedom of Independent Development. Nothing in this Agreement shall prohibit or restrict

Licensee from independently developing competing technologies and standards or to license its

patent rights to third parties, including without limitation, to enable competing technologies and

standards.

**7.18** Notices. Any notice under this Agreement shall be sent to:

IEEE-ISTO / Printer Working Group

attn: License Administrator

445 Hoes Lane

Piscataway, NJ 08854, USA

tel. +1 732 465 5856

email: administrator@pwg.org

If to Licensee:

Name of contact person or department: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Address: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Tel: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

E-mail: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

As witness, Licensee and the LLA have, through their duly authorized representatives, executed

this Agreement to be effective as of the Effective Date.

**Licensee LLA**

Company name: IEEE-ISTO

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Signature:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Signature: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Title: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Title: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**Certification Logo Display Guidelines**

**Shape**

The Certification Logo must always be used as described in these Certification Logo

Display Guidelines and as provided in the electronic files that are available as download from the

website of the PWG. Variations and additions are strictly forbidden. Any user-created additions, deletions or

modifications to any part of the Registration Logo and its additions are strictly forbidden.

**Colour**

The Certification Logo is reproduced in either black (on a light background) or white (on a dark

background). On products where only one colour printing is being used, or where the appearance

of the Certification Logo is obtained by moulding or reflection, the Certification Logo may

appear in the basic colour used.. Texture or reflection levels must be uniform across the entire

Certification Logo.

The colour of the Wireless Power Logo, its background colour and intensity must be uniform across

the entire Certification Logo. Shadows or graphic effects are not allowed.

**Clear zone**

The complete Certification Logo must be used, maintaining a clear zone. A clear zone is an

area in which no other graphical or textual elements appear. The clear zone is defined as at least the width of the Certification Logo. The Certification Logo may not be enclosed in any kind of border, box or frame. The complete Certification Logo must be used on its own, in a free space, without any text, slogan or any

other addition.

**Size**

The Certification Logo may be reduced or enlarged on the condition that the same relative

positions and proportions between the respective elements (aspect ratio) are maintained and that

the Certification Logo is always legible and easily readable with the naked human eye. The

indicated aspect ratio (+/- 5%) shall be maintained.

**6 Notices**

Ownership of the Certification Logo will be indicated, whether use is on a product or on

descriptive, instructional, advertising, or promotional material, by the following acknowledgment:

Certification is a trademark of the Printer Working Group. When space permits, these

words will be used on an exposed surface of Licensed Products.