**AQUANTIA SOFTWARE LICENSE AGREEMENT**

I**MPORTANT - READ BEFORE COPYING, INSTALLING OR USING.**

Do not copy, install, or use this software, tools and any associated materials and documentation (collectively, the “Software”) provided under this license agreement (“Agreement”) until you, the end user, for yourself and on behalf of the company, partnership or business entity on whose behalf you use the Software (individually and together, “You”) have carefully read the following terms and conditions. This Agreement provides the terms under which Aquantia Corp. (“Aquantia”) is willing to license the Software to You.

By copying, installing, or otherwise using the Software, You agree to be bound by the terms of this Agreement. If You do not agree to the terms of this Agreement, do not copy, install, or use the Software.

**LICENSE**

1. This Software is licensed for use only in conjunction with (a) physical Aquantia network interface cards (NIC), and (b) virtual (“emulated”) devices designed to appear as Aquantia NICs to a Guest operating system running within the context of a virtual machine. Any other use of the Software, including but not limited to use with non-Aquantia component products, is not licensed hereunder.

2. Subject to all of the terms and conditions of this Agreement, Aquantia Corp. ("Aquantia") grants to You a non-exclusive, non-transferable, non-assignable, non-sublicensable, worldwide license to do the following:

A. If You are an end user, You may reproduce the Software onto a single computer or multiple computers for Your personal, non-commercial use and to make appropriate back-up copies.

B. If You are a business entity, You may (i) reproduce the Software onto a single computer or multiple computers for Your personal, non-commercial use and to make appropriate back-up copies; and (ii) distribute the Software from Your internal servers onto individual devices used by Your employees, such as laptops, tablets or desktop systems.

C. If You are an original equipment manufacturer (OEM), You may reproduce and distribute the Software only as an integral part of or incorporated in your product, as a standalone Software maintenance update for existing end users of your products, excluding any other standalone products, or as a component of a larger Software distribution, including but not limited to the distribution of an installation image or a Guest Virtual Machine images; provided that You may only distribute the Software to your customers pursuant to a written license agreement. Such license agreement may be a "break-the-seal" license agreement. At a minimum such license shall safeguard Aquantia's ownership rights to the Software.

3. The Software may include portions offered on terms in addition to those set out here, as set out in a license accompanying those portions.

**LICENSE RESTRICTIONS**

Except as expressly provided in this Agreement, You may NOT nor may You permit anyone else to: (i) use or copy the Software; (ii) rent or lease the Software to any third party; (iii) assign this Agreement or transfer the Software without the express written consent of Aquantia; (iv) modify, create derivative works of, adapt, or translate the Software in whole or in part; or (v) distribute, sublicense or transfer the Source Code form of any components of the Software, Redistributables and Sample Source and derivatives thereof to any third party.

Further, You may NOT, nor may You permit anyone else to: (a) reverse engineer, decompile, or disassemble the Software; or (b) attempt to modify or tamper with the normal function of a license manager that regulates usage of the Software.

**NO OTHER RIGHTS**

No rights or licenses are granted by Aquantia to You, expressly or by implication (including by inducement, estoppel or otherwise), with respect to any proprietary information or patent, copyright, mask work, trademark, trade secret, or other intellectual property right owned or controlled by Aquantia, except for the licenses expressly granted in this Agreement. Specifically, and without limiting the foregoing, Aquantia grants no express or implied right to You under Aquantia patents or trademarks.

**OWNERSHIP OF SOFTWARE AND COPYRIGHTS**

The Software is licensed, not sold. Title to all copies of the Software remains with Aquantia. The Software is copyrighted and protected by the laws of the United States and other countries and international treaty provisions. You may not remove any copyright notices from the Software. You agree to prevent any unauthorized copying of the Software. Aquantia may make changes to the Software, or to items referenced therein, at any time without notice, but is not obligated to support or update the Software. You may transfer the Software only if the recipient agrees to be fully bound by these terms and if You retain no copies of the Software. Aquantia has the right to inspect or have an independent auditor inspect Your relevant records to verify Your compliance with the terms and conditions of this Agreement.

**NO LIABILITY FOR NIC FAILURE RESULTING FROM UPDATES**

You acknowledge and agree that in some circumstances (such as power outage during update, system reboot or process termination during the Software update process), the Aquantia NIC may fail as a result of an update to the Software, and that Aquantia has no ability to track such failure or to control any such circumstance. Accordingly, and without limiting any other provision of this Agreement, Aquantia shall not be liable for any failure of, or defect in, the Aquantia NIC during or as a result of Software updates due to any cause or circumstance beyond Aquantia’s control or otherwise.

**LIMITED MEDIA WARRANTY**

If the Software has been delivered by Aquantia on physical media, Aquantia warrants the media to be free from material physical defects for a period of ninety days after delivery by Aquantia. If such a defect is found, return the media to Aquantia for replacement or alternate delivery of the Software as Aquantia may select.

**EXCLUSION OF OTHER WARRANTIES**

EXCEPT AS PROVIDED ABOVE, THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY EXPRESS OR IMPLIED WARRANTY OF ANY KIND INCLUDING WARRANTIES OF MERCHANTABILITY, NONINFRINGEMENT, OR FITNESS FOR A PARTICULAR PURPOSE. Aquantia does not warrant or assume responsibility for the accuracy or completeness of any information, text, graphics, links, or other items contained within the Software.

**LIMITATION OF LIABILITY**

IN NO EVENT SHALL AQUANTIA OR ITS SUPPLIERS BE LIABLE FOR ANY DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, LOST PROFITS, BUSINESS INTERRUPTION, OR LOST INFORMATION) ARISING OUT OF THE USE OF OR INABILITY TO USE THE SOFTWARE, EVEN IF AQUANTIA HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. SOME JURISDICTIONS PROHIBIT EXCLUSION OR LIMITATION OF LIABILITY FOR IMPLIED WARRANTIES OR CONSEQUENTIAL OR INCIDENTAL DAMAGES, SO THE ABOVE LIMITATION MAY NOT APPLY TO YOU. YOU MAY ALSO HAVE OTHER LEGAL RIGHTS THAT VARY FROM JURISDICTION TO JURISDICTION.

In the event that You use the Software in conjunction with a virtual (“emulated”) device designed to appear as an Aquantia component product, You acknowledge that Aquantia is neither the author nor the creator of the virtual (“emulated”) device. You understand and acknowledge that Aquantia makes no representations about the correct operation of the Software when used with a virtual (“emulated”) device, that Aquantia did not design the Software to operate in conjunction with the virtual (“emulated”) device, and that the Software may not be capable of correct operation in conjunction with the virtual (“emulated”) device. You agree to assume the risk that the Software may not operate properly in conjunction with the virtual (“emulated”) device. You agree to indemnify and hold Aquantia and its officers, subsidiaries and affiliates harmless against all claims, costs, damages, and expenses, and reasonable attorney fees arising out of, directly or indirectly, any claim of product liability, personal injury or death associated with the use of the Software in conjunction with the virtual (“emulated”) device, even if such claim alleges that Aquantia was negligent regarding the design or manufacture of the Software.

**UNAUTHORIZED USE**

THE SOFTWARE IS NOT DESIGNED, INTENDED, OR AUTHORIZED FOR USE IN ANY TYPE OF SYSTEM OR APPLICATION THAT REQUIRE EXTRAORDINARILY HIGH LEVELS OF QUALITY AND/OR RELIABILITY AND/OR IN WHICH THE FAILURE OF THE SOFTWARE COULD CREATE A SITUATION WHERE PERSONAL INJURY OR DEATH, SERIOUS PROPERTY DAMAGE AND/OR SERIOUS PUBLIC IMPACT MAY OCCUR (E.G. EQUIPMENT USED IN NUCLEAR FACILITIES, ELECTRIC POWER, TRANSPORTATION, FINANCE OR THE AEROSPACE INDUSTRIES; MEDICAL SYSTEMS, LIFE SUSTAINING, LIFE SAVING SYSTEMS OR OTHER MEDICAL EQUIPMENT).

If You use the Software for any such unintended or unauthorized use, You shall indemnify and hold Aquantia and its officers, subsidiaries and affiliates harmless against all claims, costs, damages, and expenses, and reasonable attorney fees arising out of, directly or indirectly, any claim of product liability, personal injury or death in connection with such unintended or unauthorized use, even if such claim alleges that Aquantia was negligent regarding the design or manufacture of the Software or the Aquantia product.

**TERMINATION OF THIS AGREEMENT**

Aquantia may terminate this Agreement at any time if You violate its terms. Upon termination, You will immediately destroy the Software or return all copies of the Software to Aquantia.

**APPLICABLE LAWS**

Claims arising under this Agreement shall be governed by the laws of the State of California, without regard to principles of conflict of laws. You agree that the terms of the United Nations Convention on Contracts for the Sale of Goods do not apply to this Agreement. You may not export the Software in violation of applicable export laws and regulations. Aquantia is not obligated under any other agreements unless they are in writing and signed by an authorized representative of Aquantia.

**GOVERNMENT RESTRICTED RIGHTS**

The Software qualifies as commercial computer software within the meaning of the acquisition regulations and applicable procurement contract clauses. **The terms and conditions of this Agreement are fully applicable to any U.S. Government’s use and disclosure of the Software and shall supersede any conflicting terms or conditions.** No license of any kind is granted in the case of acquisitions which contain or are subject to the clauses FAR 52-227.19 COMMERCIAL COMPUTER SOFTWARE-RESTRICTED RIGHTS (JUNE 1987) or DFARS 252.227-7013 RIGHTS IN TECHNICAL DATA AND COMPUTER SOFTWARE (OCT 1988).

**ENTIRE AGREEMENT**

I accept the terms in the license agreement

I do not accept the terms in the license agreement

This Agreement contains the complete and exclusive statement of the agreement between You and Aquantia and supersedes all proposals, oral or written, and all other communications

relating to the subject matter of this Agreement.  Only a written instrument duly executed by authorized representatives of Aquantia and You may modify this Agreement.