

## ANNEX H – PATENT HOLDER STATEMENT-SPECIFIC

†This Patent Holder Statement is located at [http://www.tiaonline.org/standards/procedures/ipr/ipr\\_statement.cfm](http://www.tiaonline.org/standards/procedures/ipr/ipr_statement.cfm), and such form shall be used to submit Patent Holder Statements whether electronic or written. One form per Reference Document should be submitted, however, the Patent Holder Statement-General can be used for multipart Standards or other specific groupings of Reference Documents. If you do not know the Reference Document Number, please contact TIA Standards Secretariat at +1.703.907.7961.

‡ For definitions of terms used in this statement, please refer to TIA's Engineering Manual dated October 2009 located at <http://www.tiaonline.org/standards/manuals/engineering.cfm>

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Reference Document Number: (refer to Project Number, Standards Proposal Number, or reserved or actual document number)	TIA-1165.200-A
Reference Document Title: (optional)	
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On behalf of the above Patent Holder, and being authorized by the Patent Holder to make such statements, the following is indicated:

With respect to any Essential Patent(s) necessary for the practice of any or all Normative portions of the above Reference Document as it exists on the date of submittal of this form, should such Reference Document be approved as a Standard:

(mark those Paragraphs below with an "X" that are applicable)

(1) The undersigned Patent Holder states:

It does not hold the rights to license any Essential Patent(s) necessary for the practice of any or all of the Normative portions of the above Reference Document.

(2) The undersigned Patent Holder states one of the following:

a) A license under any Essential Patent(s), the license rights to which are held by the undersigned Patent Holder, will be made available to all applicants under terms and conditions that are reasonable and non-discriminatory, without monetary compensation, and only to the extent necessary for the practice of any or all of the Normative portions of the above Reference Document for the field of use of practice of the Standard;

OR

b) A license under any Essential Patent(s), the license rights to which are held by the undersigned Patent Holder, will be made available to all applicants under terms and conditions that are reasonable and non-discriminatory, which may include monetary compensation, and only to the extent necessary for the practice of any or all of the Normative portions of the above Reference Document for the field of use of practice of the Standard.

Either Paragraph (2a) or (2b), whichever is selected above, **may be modified** below by marking one or both of the following:

The commitment to license above selected will be made available only on a reciprocal basis. The term "reciprocal" means that the licensee is willing to license the licensor in compliance with either Paragraph (2a) or (2b) above as respects the practice of the above Reference Document.

The undersigned Patent Holder hereby limits its commitment to license under either Paragraph (2a) or (2b) above to the Essential Patent(s) identified by issuance and filing dates and numbers on Exhibit "A" attached hereto, and represents that Exhibit "A" contains all the undersigned's known licensable Essential Patent(s) rights, as of the date stated below, only to the extent necessary for the practice of any or all of the Normative portions of the above Reference Document. The undersigned Patent Holder undertakes to advise TIA of any licensable Essential Patent(s) rights of the undersigned which become known to the undersigned after this date and to notify TIA whether a license will be made available with respect thereto in accordance with the TIA IPR Policy. Nothing in this statement requires the undersigned Patent Holder to make a patent search.

The statements contained in Paragraphs (2a) or (2b), if marked, along with any modifications selected above are irrevocable and shall be binding upon the undersigned. In the event the rights of the undersigned in and to the Essential Patent(s) subject to such commitments are assigned or transferred, the undersigned shall notify the assignee or transferee of the existence of such commitments.

If none of the above Paragraphs are marked, the undersigned Patent Holder states that it declines to make any commitments to license on the terms set forth in Paragraphs (1), (2a) or (2b) above.

Agreed on behalf of the above Patent Holder:

Barbara Landmann

(Signature)

Barbara Landmann

(Name printed)

Senior Vice President

Intellectual Property & Standards

(Title)

17 July 2012

(Date)