

# ADVANCED AUDIO DISTRIBUTION PROFILE SPECIFICATION

**Adopted version 1.0**

## **Abstract**

This profile defines the requirements for Bluetooth™ devices necessary for support of the high quality audio distribution. The requirements are expressed in terms of end-user services, and by defining the features and procedures that are required for interoperability between Bluetooth devices in the Audio Distribution usage model.

## Revision History

Revision	Date	Comments
0.5	April 2001	Release to Associates
0.7	June 2001	Release to Associates
0.9	September 2001	Release to Associates and Early Adopters
Voting Draft 0.95	October 2001	Release to Associates and Early Adopters
0.95b	March 2002	Adopted 0.95
Voting Draft 1.00	May 2002	Release for Voting Draft
Voting Draft 1.00 a	June 2002	Release for Voting Draft
Voting Draft 1.00 b	February 2003	Release for Voting Draft
Version 1.0	May 2003	Adopted version

## Contributors

Morgan Lindqvist	Ericsson
Fisseha Mekuria	Ericsson
Tsuyoshi Okada	Matsushita Electric Industrial
Kalervo Kontola	Nokia
Vesa Lunden	Nokia
Jurgen Schnitzler	Nokia
Shaun Barrett	Philips
Christian Bouffieux	Philips
Frans de Bont	Philips
Rob J. Davies	Philips
Emmanuel Mellery	Philips
Marc Vauclair	Philips
Kenzo Akagiri	Sony
Masakazu Hattori	Sony
Harumi Kawamura (Owner)	Sony
Rudiger Mosig	Sony
Yoshiyuki Nezu	Sony
Masayuki Nishiguchi	Sony
Hiroyasu Noguchi (Co-Owner)	Sony
Tomoko Tanaka	Sony
Junko Ami	Toshiba
Takeshi Saito	Toshiba
Yoshiaki Takabatake	Toshiba
Yoichi Takebayashi	Toshiba
Ichiro Tomoda	Toshiba
Junichi Yoshizawa	Toshiba

## Disclaimer and Copyright Notice

The copyright in these specifications is owned by the Promoter Members of Bluetooth SIG, Inc. ("Bluetooth SIG"). Use of these specifications and any related intellectual property (collectively, the "Specification"), is governed by the Promoters Membership Agreement among the Promoter Members and Bluetooth SIG (the "Promoters Agreement"), certain membership agreements between Bluetooth SIG and its Adopter and Associate Members (the Membership Agreements") and the Bluetooth Specification Early Adopters Agreements ("1.2 Early Adopters Agreements") among Early Adopter members of the unincorporated Bluetooth special interest group and the Promoter Members (the "Early Adopters Agreement"). Certain rights and obligations of the Promoter Members under the Early Adopters Agreements have been assigned to Bluetooth SIG by the Promoter Members.

Use of the Specification by anyone who is not a member of Bluetooth SIG or a party to an Early Adopters Agreement (each such person or party, a "Member"), is prohibited. The legal rights and obligations of each Member are governed by their applicable Membership Agreement, Early Adopters Agreement or Promoters Agreement. No license, express or implied, by estoppel or otherwise, to any intellectual property rights are granted herein.

Any use of the Specification not in compliance with the terms of the applicable Membership Agreement, Early Adopters Agreement or Promoters Agreement is prohibited and any such prohibited use may result in termination of the applicable Membership Agreement or Early Adopters Agreement and other liability permitted by the applicable agreement or by applicable law to Bluetooth SIG or any of its members for patent, copyright and/or trademark infringement.

THE SPECIFICATION IS PROVIDED "AS IS" WITH NO WARRANTIES WHATSOEVER, INCLUDING ANY WARRANTY OF MERCHANTABILITY, NONINFRINGEMENT, FITNESS FOR ANY PARTICULAR PURPOSE, SATISFACTORY QUALITY, OR REASONABLE SKILL OR CARE, OR ANY WARRANTY ARISING OUT OF ANY COURSE OF DEALING, USAGE, TRADE PRACTICE, PROPOSAL, SPECIFICATION OR SAMPLE.

Each Member hereby acknowledges that products equipped with the Bluetooth™ technology ("Bluetooth™ Products") may be subject to various regulatory controls under the laws and regulations of various governments worldwide. Such laws and regulatory controls may govern, among other things, the combination, operation, use, implementation and distribution of Bluetooth™ Products. Examples of such laws and regulatory controls include, but are not limited to, airline regulatory controls, telecommunications regulations, technology transfer controls and health and safety regulations. Each Member is solely responsible for the compliance by their Bluetooth™ Products with any such laws and regulations and for obtaining any and all required authorizations, permits, or licenses for their Bluetooth™ Products related to such regulations within the applicable jurisdictions. Each Member acknowledges that nothing in the Specification provides any information or assistance in connection with securing such compliance, authorizations or licenses. NOTHING IN THE SPECIFICATION CREATES ANY WARRANTIES, EITHER EXPRESS OR IMPLIED, REGARDING SUCH LAWS OR REGULATIONS.

ALL LIABILITY, INCLUDING LIABILITY FOR INFRINGEMENT OF ANY INTELLECTUAL PROPERTY RIGHTS OR FOR NONCOMPLIANCE WITH LAWS, RELATING TO USE OF THE SPECIFICATION IS EXPRESSLY DISCLAIMED. BY USE OF THE SPECIFICATION, EACH MEMBER EXPRESSLY WAIVES ANY CLAIM AGAINST BLUETOOTH SIG AND ITS PROMOTER MEMBERS RELATED TO USE OF THE SPECIFICATION.

Bluetooth SIG reserves the right to adopt any changes or alterations to the Specification as it deems necessary or appropriate and to adopt a process for adding new Bluetooth™ profiles after the release of the Specification.

Copyright © 2003, Bluetooth SIG Inc

## Document Terminology

The Bluetooth SIG has adopted Section 13.1 of the IEEE Standards Style Manual, which dictates use of the words “shall”, “should”, “may”, and “can” in the development of documentation, as follows:

- The word *shall* is used to indicate mandatory requirements strictly to be followed in order to conform to the standard and from which no deviation is permitted (*shall equals is required to*).
- The use of the word *must* is deprecated and shall not be used when stating mandatory requirements; *must* is used only to describe unavoidable situations.
- The use of the word *will* is deprecated and shall not be used when stating mandatory requirements; *will* is only used in statements of fact.
- The word *should* is used to indicate that among several possibilities one is recommended as particularly suitable, without mentioning or excluding others; or that a certain course of action is preferred but not necessarily required; or that (in the negative form) a certain course of action is deprecated but not prohibited (*should equals is recommended that*).
- The word *may* is used to indicate a course of action permissible within the limits of the standard (*may equals is permitted*).
- The word *can* is used for statements of possibility and capability, whether material, physical, or causal (*can equals is able to*).

# Explore Litigation Insights

Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

## Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time alerts** and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

## Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

## Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

## API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

## LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

## FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

## E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.